### THE TRI-WEEKLY COMMONWEALTH Will be published every Monday, Wednesday and Friday, by

A G. HODGES & CO

estate, part by personal security, subject to call of Board of Direc-six per cent. interest...... Premium and other notes, bearing six per cent. interest.

Amounts due from agents and in course of transmission from them, cent. interest. Office furniture, iron safe, &c.......
Revenue stamps......

LIABILITIES.

1st. Due and not due to Banks, and 2d. Losses adjusted and not due ... 3d. " " due.......
4th. Losses unadjusted......
5th. Losses in suspense, waiting further proof—1 policy, \$4,000, 1 policy \$3,000\*....

6th All other claims against the Company—no other claims or liabilities except the liabilities on policies in force as follows, viz: 630 policies in force, insuring in

\*Both resisted by the Company on the ground of violation of conditions of policies; that of \$4,000 on two counts, one being because of the party having been killed in an unlawful rencountre. The other of \$3,000, because of the party having died with delerium tremens. Both cases waiting udicial decision.

STATE OF MISSOURI, CITY AND COUNTY OF ST. LOUIS. Secretary of the St. Louis Mutual Life Insuran Company, being severally sworn, depose and say, and each for himself says, that the foregoing is a full, true, and correct statement of the affairs of the said Company—that the said Insurance Company is the bona fide owner of at least ONE HUNDRED AND FIFTY THOUSAND DOLLARS of actual Cash Capital, in cash on hand and in vested as above stated; and that the portion there of invested in real estate security, is upon unim-cumbered property in the city of St. Louis, worth double the amount of said loans, and that the of, are made for the benefit of any individua exercising authority in the management of said

SAMUEL WILLI, President. WM. T. SELBY, Secretary.

Subscribed and sworn to before me, a Notary Public in and for said city and county of St Louis, State of Missouri, this 16th day of May S. PERIT RAWLE.

Notary Public. STATE OF MISSOURI.

CITY AND COUNTY OF ST. LOUIS.

I, the undersigned, Recorder of Deeds, in and for the aforesaid county, do hereby certify that S. Perit Rawle, whose name is appended to the jurat of the foregoing deposition, was, at the date thereof, a Notary Public in and for the city and county of St. Louis, duly authorized to adminis ter oaths for general purposes, and that I am wol acquainted with the hand writing of said S. Peri Rawle, and verily believe the signature to said

L. S. 16th day of May, 1864.

A. C. BERNONDY, Recorder.

AUDITOR'S OFFICE, Ky., FRANKFORT, May 26, 1864. I hereby certify that the foregoing is a true copy of the original on file in thisoffice.

In witness whereof, I have hereto set

L.S. my hand and affixed my official seal, the of the Navy.

day and year above written.

ED. KEENON, Assistant Auditor.

assignment of [No. 58, Original.]
AUDITOR'S OFFICE,

FRANKSORT, May 26, 1864. 

THIS IS TO CERTIFY, That ALBERT G.
HODGES, as Agent of the St. Louis Mutal Life
Insurance Company of St. Louis, Mo., at Frankfort, Franklin county, has filed in this office the
statements and exhibits required by the provisions of an act, entitled "An act to regulate
Agencies of Foreign Insurance Companies." anions of an act, entitled "An act to regulate Agencies of Foreign Insurance Companies," approved March 3, 1856; and it having been shown to the satisfaction of the undersigned that said Company is possessed of an actual capital of at least one hundred and fifty thousand dollars, as required by said act, the said Albert G. Hodges as Agent as aforesaid, is hereby licensed and per nitted to take risks and transact business of i surance at his office in Frankfort, for the term of one year from the date hereof. But this licens may be revoked if it shall be made to appear to the undersigned that since the filing of the state-ments above referred to, the available capital of said Company has been reduced below one hun dred and fifty thousand dollars.

In testimony whereof, I have set my hand the day and year above written.
ED. KEENON, Assistant Auditor. Risks taken and Policies issued prompty by A. G. HODGES, Agent. Frankfort Ky., June 3, 1864—tw-329.

OFFICIAL.

## LAWS OF THE UNITED STATES,

Passed at the First Session of the Thirty-

the whole shall be decreed to the captors, unless it shall be otherwise provided in the commissions issued to such vessels. All vessels of the navy within signal distance of the vessel or vessels making the capture, under such circumstances and in such condition as to be able to render effective aid if required, shall share in the prize; and in ease of vessels not of the navy, none shall be entitled to share except the vessel or vessels making the capture, in which term shall be included vessels present at the capture and rendering actual assistance in the capture. All prize money adjudged to the captors shall be distributed in the following proportions, namely:

First. To the commanding officer of a fleet or squadron, one twentieth part of all prize money awarded to any vessel or vessels under his immediate command.

Second. To the commanding officer of a divis-

Third. To the fleet captain, one-handredth part of all prize money awarded to any vessel or vessels of the fleet or squadron in which he is serving, except in a case where the capture is made by the vessel on board of which he is serving at the time of such capture; and in such case he shall share, in proportion to his pay, with the other officers and men on board such vessel, as is hereinafter provided.

inafter provided.

Fourth. To the commander of a single ship, one-tenth part of all the prize money awarded to the ship under his command, if such ship at the time of the capture was under the command of the commanding officer of a fleet or squadron, or a division, and three-twentieths if his ship was acting independently of such superior offi-

No commanding officer of a fleet or squadron shall be entitled to receive any share of captured by any vessel or vessels not under his command, nor of such prizes as may have been captured by any ships or vessels intended to be placed under his command, before they have acted under his orders. Nor shall the commanding officer of a fleet or squadron, leaving the station where he had command, have any share in the prizes taken by ships left on such station after he has gone out of the limits of his said command, nor after he has transferred his command to hi successor. No officer or other person who shall have been temporarily absent on duty from a vessel on the books of which he continued to be borne Company, nor for any other person or persons whatever; and that they are the above described officers of said St. Louis Mutual Life Insurance while so absent, shall be deprived in consequence of such absence of any prize money to which he would otherwise be entitled. And he shall coninue to share in the captures of the vessels to which he is attached until regularly discharged

> Sec. 11. And be it further enacted, That a county shall be paid by the United States for each erson on board any ship or vessel of war belongng to an enemy at the commencement of an en gagement, which shall be sunk or otherwise degagement, which shall be sunk or otherwise de-stroyed in such engagement by any ship or vessel belonging to the United States, or which it may be necessary to destroy in consequence of injuries sustained in action, of one hundred dollars, if the enemy's vessel was of inferior force, and of two hundred dollars, if of equal or superior force, to be divided among the officers and crew in the same manner as prize money; and when the actual number of men on board any such vessel cannot be satisfactorily ascertained, it shall be estimated acthere shall be paid as bounty to the captors of any vessel of-war captured from an enemy, which they may be instructed to destroy, or which shall be immediately destroyed for the public interest, but not in consequence of injuries received in action, fifty dollars for every person who shall be on board at the time as such capture. All ransom money, salvage, bounty, or proceeds of condemned property, accruing or awarded to any vessel of the navy, shall be distributed and paid to the officers and men entitled thereto in the same manner as prize money, under the direction of the Secretary secretary and the naval officer, shall be allowed a just and state of the Navar of the naval officer, shall be allowed a just and state of the naval officer, shall be allowed a just and state of the naval officer.

> of the Navy.
>
> Sec. 12. And be it further enacted, That every assignment of prize or bounty money, or wages, due to persons enlisted in the naval service, and all powers of attorney or other authority.

Sec. 13. And be it further enacted, That appeals to any salary he may receive in lieu of such maximum compensation; and each such prize causes shall be directly to the Supreme Court, and shall be made within thirty days of the rendering of the decree appealed from, unless the court shall always be caused and the Supreme Court shall always be open for the entering of true and the court shall always be open for the entering of the same into the Treasury of the United States in prize causes, and the Supreme Court shall always be open for the entering of the decree appealed from, unless pervices in prize causes, and any excess over those for cause shown in the particular case, and the Supreme Court shall always be open for the entry of such appeals. Such appeals may be claimed whenever the amount in controversy exceeds two whenever the amount in controversy exceeds two whonever the amount in controversy exceeds two thousand dollars, and in other cases on the certificate judge that the adjudication involves a question of general importance. Notewhenever the first the adjudication involves a question of general importance. Notewhenever the same into the Treasury of the United States, and shall be entitled to receive commissioner as the walls of the Kentucky Penitentiary, unless said property is there for repairs, or for special serior the earlier of reaches within thirty days of the court shall always be open for the either the causes, and the country, which shall be deficited to the fund for paying navel pensions.

Supreme Court shall always be open for the either the causes over those cannot be a fund to the case of the keeper, are hereby notified to remove the same within thirty days of frankline country, on the 27th day of John Court.

ALL persons having property of any kind, within the walls of the Kentucky Penitentiary, unless said property is there for repairs, or for special more receive amounts all be object of the fund for paying nearly shall be distincted to the fund for paying nearly shall be distincted t

far as to determine what share of the prize shall go to the captors, and what vessels are entitled to participate therein. Any prize cause now pending in any circuit court shall on the application of all parties in interest who have appeared in the cause, be transferred by that the captor of the cause of the cause of the captor of the cause of the captor of the ca

States is a party or interested. Sec. 15. And be it further enucted, That the court may require any party, at any stage of the cause, and on claiming an appeal, to give security

Sec. 16. And be it jurther enacted. That the Sec. 16. And be it jurther enacted. That the net amount decreed for distribution to the United States or to vessels of the navy shall be ordered by the court to be paid into the Treasury of the United States, to be distributed according to the decree of the court. And the Treasury Department shall credit the Navy Department with each amount received to be distributed to vessels of the navy; and the persons entitled to share therein shall be severally credited in their accounts. Second. To the commanding officer of a division of a fiest or squadron, on duty under the orders of the commander-in-chief of such fleet or squadron, a sum equal to one-fiftieth part of any prize money awarded to a vessel of such distribution shall be severally credited in their accounts with the Navy Department with the amounts to which they are respectively entitled. In case of vessels not of the navy, the distribution shall be made by the said fiftieth part to be deducted from the money due to the United States, if there be such moiety, otherwise from the amount awarded to the captors: Provided, That such fiftieth part shall not be in addition to any share which may be due to the commander of the division, and which he may elect to receive, as commander of a single ship making or assisting in the capture.

Third. To the fleet captain, one-hundredth part of all prize money awarded to any vessel or vessels of the fleet or squadron in which he is serving at the time of such capture; and in such case he shall share, in proportion to his pay, with the other or squadron, and the navy, the distribution shall be made by the court to the several parties entitled to share there in shall be severally credited in their accounts with the Navy Department with the Amount sto with the Navy Department with the Amounts decreed to the make by the court to the several parties entitled to share there in shall be severally credited in their accounts with the Navy Department with the navy, the distribution shall be made by the court to the several parties entitled to the thereto, and the amount several parties entitled to where the capture, and the amount awarded thereto, and the samount awarded thereto, and the amount awarded thereto, and the

divided among the ship's company.

Sec. 17. And be it further enacted, That the clerk of each district court shall render to the Secretary of the Treasury and the Secretary of the Navy a semi-annual statement, beginning with the first day of July next, of all the sums allowed by the court and ordered to be paid, within the previous half year, to the district attorney and prize commissioners for services, and was acting independently of such superior offi-cer.

Fifth. After the foregoing deductions, the residue shall be distributed and proportioned among all others doing duty on board, (including the fleet captain,) and borne upon the books of the ship, in proportion to their respective rates of new of the court, in each prize cause and the order of the court, in each prize cause and the and charges, and the residue for distribution; and shall send copies of all final decrees of distribu-tion to the Secretary of the Treasury and the Secretary of the Navy; and shall draw the orders of the court for the payment of all costs and al lowances, and for the distribution of the residue. And for the said services he shall be entitled to receive the sum of twenty five dollars in each prize cause, which shall be in full for the services re-

quired by this section.
Sec. 18. And be it further enacted, That the marshal shall be allowed his accual and necessary expenses, for the custody, care, preservation, insurance, sale, or other disposal of the prize property, and for executing any order of the court respecting the same, and shall have a commission of one-quarter of per centum on vessels and of one-half of one per centum on all other prize property, calculated on the gross proceeds of each sale; and if, after he shall have had any prize property in his custody, and shall have actually performed labor and incurred responsibility for the care and preservation thereof, the same shall be taken by the United States for its own use without a sale, or if it shall be delivered on stipulation to the claimants he shall, in case the same shall be condemned, be entitled to one-hal the above commissions on the amount deposite by the United States to the order of the courts, offected upon the stipulation. No charges be allowed, except upon his oath that the same have been actually and necessarily incurred for

the purpose stated. Sec. 19, And be it further enacted, That neither the marshal nor the clerk shall be permitted tistactorily ascertained, it shall be estimated ac-ording to the compliment allowed to vessels of its class in the navy of the United States; and here shall be paid as bounty to the captors of any him by the third section of the act of the twer ty-sixth February, eighteen hundred and fiftythree, nor shall the additional compensation which either of said officers shall be permitted to retain for all services, of every kind, in prize tion allowed to them, respectively, by the a coresnid

due to persons enlisted in the naval service, and all powers of attorney or other authority to draw, receipt for, or transfer the same shall be void, unless the same be attested by the captain, or other commanding officer, and the paymaster; and in case of any assignment of wages, the same shall specify the precise time when the commence. But the commanding officer of every vessel is required to discourage his crew from selling any part of their prize money or wages, and never to attest any power of attorney until he is satisfied that the same is not granted in consideration of money given for the purchase of prize money or wages.

Sec. 13. And be it further enacted, That appeals from the district courts of the United States in

case of appeal from a decree of condemation, may still proceed to make a decree of distribution so far as to determine what share of the prize be in full for his expenses as well as their servi-

A G. HOD OBS & CO.

1 YOUR DOLLARD PER ANYON, pythology of the property of the

## FARM WANTED

To reat a small farm, containing about SEV ENTY-FIVE or a HUNDRED acres, sit uated within six or seven miles of the city of Frankfort. Any one having such a farm will do

WILL SELL, at public sale, on TURSDAY WILL SELL, at public sale, on TURDAY, THE 13TH DAY OF SEPTEMBER, 1864, if not sold at private sale before that time, A FARM in Scott county, containing SIXTY-EIGHT AND A MALF ACRES—all in cultivation. This tract adjoins the farms of Mrs. Champ and Dr. Blackburn, and is one mile from the Frankfort and Georgetown turnpike road. The improvements consist of a good new FRAME HOUSE, with four rooms and hall, well finished; out buildings, good and never-failing stock and spring water.

Also, a tract of FORTY ACRES OF WOOD LAND—all fenced—and one mile from the first named tract, with a good road leading to it.

Persons wishing to see the land will call on John W. Carter, on the premises, who will show the same, or on the subscriber residing one mile the same, or on the subscriber residing one mile from Frankfort. Terms made known on the day August 18, 1864-359 wat.

### BEDFORD SPRINGS. TRIMBLE COUNTY, KY.

HESE Springs are now open for the reception of visitors.

A regular four-horse Coach will leave fericho, on the Louisville and Frankfort Railroad, (33 miles from Louisville,) every Monday, Wednesday, and Saturday.

PARKER & SON.

Lune 8, 1864-twellesser. day, and Saturday.
June 8, 1864-tw10t\*331.

Dobserver and Reporter, Lexington, copy to mount \$5, and charge Commonwealth office.

## Notice to Trespassers.

A LL persons who may hereafter Trespass on the grounds belonging to the Foeble-mind-ad Institute, are notified to they will be prosecuted, according to law. The Superintenden hopes that this notice will be sufficient, without compelling him to proceed to extreme measures W. McD. ABBETT, Sup't. Frankfort, August 10, 1864-355-w&tw1m.

FALL

### TO Wholesale Buyers. WE are now receiving a large assortment

Ribbons, Bonnets, Hats, Flowers & Silks,

In fact everything in the Millinery line in Fall and Winter styles. DEVOU & CO., 83 and 85 Pearl Street.

> DEVOU & Co., 83 & 85 PEARL ST., Wholesale Millinery Goods, Clocks and Shawls.

### CLOAKS. We are now manufacturing our new styles of Cloaks. In this department will be found the most

SHAWLS. A full assortment in all desirable makes. DEVOU & Co., 83 & 85 Pearl St.

## PILES ASURECURE

E VERY BODY is being cured of this distressing disease by the use of

## Dr. Strickland's Pile Remedy Read what those say who have used it:

Mr. Charles W. Landram, of Louisville, and Mr. J. P. Hazarde, Cincinnati, O., both were cared after using one pot of Dr. Strickland's Pile Remedy. They say they have tried everything, but could obtain no relief, but one Pot of Strickland's Pile Remedy effected a perfect cure after suffering for many years with the worst kind of They recommend every one who is suffer-

ng to try it.
Sold by all Druggists, 50 cents per pet. Manuactured at No. 8, East Fourth street, Cincinnati,

Dr. Strickland's Pile Remedy May 25, 1864-w&twly-325.

### NOTICE.

RAN AWAY from the farm of the subscriber, in Owen county, three slave AN AWAY from the farm of the subscriber, in Owen county, three slaves, viz: PETER, a tall black man, formerly the property of Elisha C. Hawkins, of this county; HENRY, a yellow man, raised by myself; and WESTLY, a boy of dark complettion, raised by myself.

now going at large.

Now, therefore I, THOS. E. BRAMLETTE, Governor of the Commonwealth aforesaid, do hereby offer a reward of two hundred and fifty dollars for the apprehension of the said John Spencer, and his delivery to the jailer of Scott county, within one year from the date hereof.

LARS, for the apprehension of the said Rial, the second of the said Rial, Governor of the Commonwealth aforesaid, do hereby offer a reward of ONE HUNDRED DOL-LARS, for the apprehension of the said Rial, property of the said W. B. Galaway, and his delivery to the jailer of Scott county, within one year from the date hereof:

IN TESTIMONY WHEREOF, have hereunto set my hand, and caused the seal of the Commonwealth, to be affixed. Done at Frankfort, this 27th day of Jan., A. D. 1864, and in the 72d year of the Commonwealth: THO. E. BRAMLETTE.

By the Governor:

E. L. VANWINKLE, Secretary of State.

By JAS. R. PAGE, Assistant Secretary.

DESCRIPTION The Rial is about 45 years old. 5 feest 8 inches high, rather small, black, with the front lower foretooth out, speaks slow and low, and has an humble appearance

jury of Pendleton county found a true bill against HARRISON BARNES, for the murder of Joseph

Bishop; said Barnes is now a fugitive from jus-tice, and is now going at large. Now, therefore, I, THOS. E. BRAMLETTE,

the date hereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caus-ed the seal of the Commonwealth to be affixed. Done at Frankfort, this 2d day of May, A. D. 1864, and in the 72d year of the Commonwealth.

THO. E. BRAMLETTE. E. L. VANWINKLE, Secretary of State.

### By Jas. R. Page, Assistant Secretary. May 4, 1864 w&tw3m-316. Proclamation by the Governor. \$200 REWARD.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT.

HEREAS, it has been made known to me that EDWARD MADDOX was committed jail by the examining court of Washingotn unty, for the murder of W.A. Brothers, and said Maddox has made his escape from jail, and i

Maddox has made his escape from jail, and is now going at large.

Now, therefore, I, THOS. E. BRAMLETTE, Governor of the Commonwealth of Kentnoky, do hereby offer a reward of TWO HUNDRED DOL-LARS for the apprehension of the said Edwar Maddox, and his delivery to the Jailer of Wash ngton county within one year from the date IN TESTIMONY WHEREOF, I

have hereunto set my hand and caused the seal of the Commonwealth to be af-fixed. Done at Frankfort this 11th day of May, A. D. 1864, and in the 72d ear of the Commonwealth. THOS. E. BRAMLETTE. By the Governor :

By Jas. R. Page, Assistant Secretary. May 13, 1864-w&tw3m-320.

### Proclamation by the Governor. \$250 REWARD. COMMONWEALTH OF KENTUCKY,

Executive Department. }
WHEREAS, it has been made known to me that, at the April term, 1863, the grand y of Pendleton county found a true bill against F. CUMMINGS, for the murder of Enos K. Mullins; said Cummings is now a fugitive from from the date hereof. stice, and is now going at large. Now, therefore, I, THOS. E. BRAMLETTE,

Governor of the Commonwealth of Kentucky do hereby offer a reward of TWO HUNDRED AND FIFTY DOLLARS for the apprehension of the said B. F. Cummings, and his delivery to the jailer of Pendleton county within one year from the IN TESTIMONY WHEREOF, I

have hereunto set my hand, and caused the seal of the Commonwealth to be af-fixed. Done at Frankfort, this 2d day of May. A. D. 1864, and in the 2d year o. the Commonwealth.

THOS E. BRAMLETTE.

By the Governor:
E. L. VANWINKLE, Secretary of State. By Jas. R. Page, Assistant Secretary. May 4, 1864-w&tw3m-316.

REWARD.

COMMONWEALTH OF KENTUCKY,
EXECUTIVE DEPARTMENT.

Whereas, It has been made known to me that
JOHN SPENCER did, on the — day of —, 186—,

Whereas, It has been made known to me that RIAL, a slave belonging to W. B. Galaway, of Scott county, did on the — day of — 186—, murder Jeremiah Martin, of said county, and is now going at large.

Now, therefore, I, THOS E, BRAMLETTE, Governor of the Commonwealth of Kentucky, do hereby, offer a reward of two hundred and the county of the said Loby.

L. S. have hereunto set my hand and caused the seal of the Commonwealth to be affixed. Done at Frankfort, this 27th day of January, A. D. 1864, and the 72d year of the Commonwealth. THO. E. BRAMLETTE.

By the Governor:
E. L. VANWINKLE, Secretary of State.
By Jas. R. Page, Assistant Secretary.

### Proclamation by the Governor. \$250 REWARD.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT. . HEREAS, it has been made known to me that one GEORGE W. McKINNEY, on or that one GEORGE W. McKINNEY, on or about the 19th day of January, 1864, murdered John R. Gritten, in the county of Mercer, and is now a fugitive from justice, and is going at large. Now, therefore, I, THOS. E. BRAMLETTR, Governor of the Commonwealth aforesaid, do hereby offer a reward of Two Hundred and Fifty Dellars for the apprehension of the said GEO. W. McKINNEY, and his delivery to the Jailer of Mercer county, within one year from the data hereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caused the seal of the Commonwealth to be affixed. Done at Frank ort this, the 24th day of February, A. D. 1:64, and the 72d year of the Commonwealth

THOS. E. BRAMLETTE. E. L. VANWINKLE, Secretary of State. By Jas. R. Page, Assistant Secretary. Feb. 29, 1864-w&tw3m.

### Proclamation by the Governor. \$500 REWARD.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT. Whereas, it has been made known to me that JOHN W. PHILLIPS, underindictment of the Harrison Circuit Court for the murder of John Whalin, has forfeited his bail bond, and is now

whalin, his torteted his value of the going at large.

Now, therefore, I, THOS. E. BRAMLETTE,
Governor of the Commonwealth aforesaid, do
heroby offer a reward of FIVE HUNDRED
DOLLARS for the apprehension of the said
John W. Philips, and his delivery to the jailer f Harrison county, within one year from the

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the Commonwealth to be affixed. Done at Frankfort, this 12th day of Feb., A. D. 1864, and in the 72d year of the Commonwealth.

THOS. E. BRAMLLTTE.

By the Governor.

E. L. VAN WINKLE, Secretary of State.
By Jas. R. Page, Assistant Secretary.
Feb. 12, 1864-watw3m.

### Proclamation by the Governor \$650 REWARD. COMMONWEATH OF KENTUCKY,

EXECUTIVE DEPARTMENT.

HEREAS, it has been made known to me that, on the night of the 23d day of February, 1864, the following named prisoners made heir escape from the Franklin county jail. their escape from the Franklin county jail.

ALEXANDER BURK, charged with murder,
AB. BRIDGFORD, charged with shooting his
wife, WM. JOHNSON, convicted to one year's
confinement in Kentucky Penitentiary; JOHN
ANDERSON, charged with grand larceny.
Now, therefore, I, THOS. E. BRAMLETTE,
Governor of the Commonwealth aforesaid, do hereby offer a reward of Test Hundred Alle. by offer a reward of Two Hundred dollars for Alexander Burk, and One Hundred dollars for Al-each, for Ah. Bridgford, Wm. Johnson, and John Anderson, for their apprehension and delivery to the Jailer of Franklin county, within one year

IN TESTIMONY WHEREOF, I L. S. have herounto set my hand and caused the seal of the Commonwealth to be affixed. Done at Frankfort, this 24th day of February, A. D., 1864, and in the 72d year of the Commonwealth. THOS. E. BRAMEETTI

By the Governor:
E. L. VANWINKLE, Secretary of State.
By James R. Page, Assistant Secretary.

Louisville and Frankfort and Lexing. ton and Frankfort Railroads. SUPERINTENDENT'S OFFICE,

## Louisville, Kv., Aug. 1st, 1864. CIRCULAR.

BY the provisions of the Excise Law, passed June 30, 1864, every person giving a receipt for the delivery of property, is required to starp the receipt with a two-cent Revenue Starp. Postage stamps will not answer.

Torder to comply with the terms of this law, gents will require Consigness, before the devery of goods, to send a written order, stamped, or its delivery to another person.

SAM'L. GILL, Superintendent.

The above order must be complied with or goods will be retained in the Depot at Frankfort.

T. C. KYTE, Agent.

are all for the Chicago anti-Union platform

sent by Capt S. E. Jones, Provost Marshal, regiment; told witness that he and Dodd to learn the particulars of the organization, had the right to call the Order together at and had another interview with Bowles any time they might think proper, and also about the 20th of January, 1864; was regusaid that the object and interest of the orlarly initiated into the order of the Sons of ganization was to co-operate with the Con-Liberty. This was about the 5th or 6th of federate forces. The first time he saw the Mr. Harrison, the Secretary of the Grand from the Confederate forces; told witness Council of this State; first met Dodd in the that there were seven regiments of Forrest's office of Mr. Bingham, editor of the India men disbanded in Kentucky to remain at napolis Sentinel; had a letter of introduc- home for a time, and to concentrate when tion to Dodd from Judge Bullitt. The letter necessary. A gentleman asked Heffren why was produced in Court. The conversation a certain lady was sent to Salem, Ind. He witness nad with Dodd related to Mr. Coffin, said they expected trouble in Kentucky, a United States detective who was to be as- and it would be safer in Salem, Ind., than sassinated. Dodd said that such men would have to be disposed of. The persons connected in this matter at that time were in Springfield, Ill. He was a member of Mr. Dodd, Harrison, Dr. Bowles, Milligan, the Order, and said he was on the staff of Dr. Humphrey and R. J. Gatling. There Vallandigham. Piper was present at the were a number of others whose names the meeting of the Grand Council in Kentucky, witness could not remember. Persons were and assisted in opening the meeting. not admitted to the meeting of the order of said that James A. Barrett, formerly of St. the Sons of Liberty without a password; Louis, was their chief of Vallandigham's witness was at the time Secretary of the staff, and that Captain Hines, of the rebmeeting at Hamilton on the occasion of Mr. and the time to come. Hines was afterward vallandigham's return, at which Coffin was expected to be present.

Only one man responded-McBride, from Evansville, Ind.—who thought he knew Coffin. He could not join Dodd. The witness, Bowles, Dodd and Milligan, went to Hamilton, but Coffin could not be found. There were two meetings on the day referred the Government to enforce it; that the resothe military organization of the Sons of Liberty. A number of speeches were made, all full of the oppression and tyranny of the Government, and that it was to be restored by force of arms. They expected a definite time to be set for a general uprising, in which they were to seize the United States Arsenals in Ohio, Indiana and Illinois. The rebel prisoners in these States were to be released and armed with arms seized from the arsenals. The number in the Order of the Sons of Liberty was calculated to be 60,000 to 75,000 in Indiana. Illinois was counted on as having a considerable number, and Missouri was believed to be almost unanimous. Ohio was not much counted on. Bowles told the witness that he had his command organized into companies and regiments; saw Bowles at Louisville. He was there experimenting with R. C. Bocking in the manufacture of hand-grenades and Greek fire, which were to be used in destroying Government property. Bowles said that the Greek fire had been used for the destruction of the Government warehouse at Louisville and of the Government steamers.

The programme of the meeting of the

At a conference with Bowles, Milligan and Walker, it was determined to go ahead on the 15th or 17th of August, and carry out

there were present Judge Bullitt, Dr. Bowles, Richard Barrett, of St. Louis, Dodd and John C. Walker. They agreed that the uprising was to take place from the 3d to the 17th of August, as should finally be de-termined by Vallandigham, the Supreme Commander of the order, whom they were sworn to obey. Dodd was Grand Commander, and Walker, Bowles, Milligan and Humphries Major Generals for Indiana. Bullitt had attempted to communicate with Col. Jesse; and a rebel Col. Siphert on parole in Kentucky, was initiated into the order. meet openly in the Mass Democratic Meetings, and on the day of the uprising, August 6th, were to have a Mass Meeting at Indianapolis, and carry out their programme-the design of the movement was to carry a portion of the States into the Confederacy. Bowles talked privately about a Northwestern Confederacy.

The Constitution, rituals, &c., of the order. as the genuine work of the order; also the Kentucky. Dodd told him that he was at Bowles said they had got to answer perfectly. couldn't remember the obligation he took o roll of members of the order in Indianapolis, found in Dodd's office, which had been shown to the witness by Harrison, the Grand Secretary. Without concluding the examito 8 A. M., to-morrow.

Indianapolis, September 28th. - Felix G. Stidger, a witness for the Government continued his testimony. Saw Mr. Harrison at dilatory in their uprising against the Gov-

Joseph Ristine and Dr. Athon. A letter was could be raised in this State for insurrection written to Dodd, Bowles and Ristine, signed ary movements. Vallandigham was elected Dick, supposed to be written by Dick Bright, Supreme Commander in New York, February and the last faithful brother shall have passed from earth and supposed to be written by Dick Bright, and even until the last faithful brother shall have passed from earth 

are all for the Chicago anti-Union platform and its nominees:

Mr. H. Heffren was a member of the Order; witness met him at Salem, Indiana, twice; he was the Deputy Grand Commander of the Sons of Liberty. He was sent by Cant S. E. Jones. Provost Marshal was instructed in the third degree by witness he took him for a Commissioner said that he had attended a meeting of the At the meeting referred to Dodd called on those who would go with him to murder passed a resolution that if Kentucky considered it advisable to resist the enlistment At the evening meeting they discussed lution was unanimously passed by the Grand Council of Illinois.

A conical shell, about the size of a 32pounder, was here hand to the witness. He said he saw a similar shell to that at Bockcaused an explosion on its striking or falling on any object. This internal machine was intended to be used for the destruction of Government property. A spherical hand grenade about three inches in diameter was here produced, which being unscrewed in the center, showed an inner shell furnished with several nipples for percussion caps. The inner shell was to contain the powder or powder and bullets, and the aperture between the inner and outer shell the liquid Greek fire. The shell or hand grenade on Greek fire. The shell or hand grenade on being thrown at any object would explode immediately it touched any object. Every-The programme of the meeting of the Order in Chicago in July was given by the witness who said Dodd had told him that Chicagoans had agreed to seize the camps and depots of prisoners in Ohio, Indiana and Illinois; seize the arsenals in those States;

The programme of the meeting of the immediately it touched any object. Every-thing near it would be ignited. This infernal named in the prince of the destruction of the two boats at Louisville in the spring, and the send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these then to be thrown into Louisville, and were to co-operate with whatever force Ohio might send, and all these them to be on his checks on montreal, and having the other on his person.

Indiana was to furnish 40,000 to 60,000 men to co-operate with whatever force Ohio might send, and all these then to be on his checks on montreal, and the other on his person.

> distribute a new pamphlet or ritual of the order throughout the State. The commands of the chiefs of the order were paramount to ant Colonel in an Indiana regiment. He

points against the prisoner and the order the order as a detective, but was supposed to be a bona fide member by the order. He had been assigned this work by Provost Marshal that county He said he had been at been assigned this work by Provost Marshal Jones, of Louisville. He did not give any opinion of his own as to Coffin's assassination, opinion of his own as to Coffin's assassination, with H. H. Dodd about calling a meeting of and contracted to Jurnish him 2,500 more Coffin in lodges. He knew him, but did not He further told witness that he and Dodd and attempted to get permission to go to Canada, from whence he designed going to Mexico and into the Confederacy. At Coffin's assassination was discussed. The that it would number between 75,000 and

In reference to the military character of the Order, he testified that he did not know, personally, that they were armed or drilled arming, while from the East they expected and some of the chiefs of Indiana, were there. faith; was admitted a member on the 1st of Illinois, Wisconsin, Missouri, Delaware were exhibited to the witness, and identified Maryland, Pennsylvania, New York and Chicago at the meeting of July 20th, and said "we came to such conclusion there." Their design was to confine the war to of success. Dr. Athon counseled caution.

DEAD OFFICE A S. D. VALUE OF TONE

on, the Commission adjourned to 2 P. M.,

Order; that, he (Bowles) was the military knew Dr. Kalfus, who gave him the vesti- supreme commander, C. L. Vallandigham. by the Department upon receipt of the original Order; that, he (Bowles) was the military chief, and that a man by the name of Wright bule and first degree. Witness gave him Next to him in command was Robert Holorof St. Louis, was the civil chief. The Order the second and third degrees by order of loway, of Missouri. There were lieutenants. As the notes draw interest from August 15, perof which these men were chiefs was called that at the Republiand Captains, or colonels, in the order, and can bodies at Indianapolis, whose confidence a major general for each Congressional Diagram of the Sons of Liberty.

As the notes draw interest from August 15, per-

to the principles of the Order and were deemed reliable and worthy of admission.

Charlev Miller and others were there. The to the principles of the Order and were deemed reliable and worthy of admission. Johnson's Island. Piper told witness this at der in Illinois made no effort to assist him, to the principles of the Order was changed from O.

Louisville, when in Kalfus' office, on July if he came in. The late exposure had been described and worthy of admission. The title of the Order was changed from O.

Louisville, when in Kalfus' office, on July if he came in. The late exposure had been described and worthy of admission. The late exposure had been described and worthy of admission. The late exposure had been described and worthy of admission. The late of the Order was changed from O.

Charlev Miller and others were there. The Charley Miller and others were there. The lower part or butt of the shell, which being unscrewed, showed another, inside of which was the motto "Resistance to Tyrants" was an iron case to contain the powder.

The title of the Order was changed from O. A. K., to O. S. L., and some additions were made to the ritual of the Order, among which was the motto "Resistance to Tyrants" were essentially the same Order.

Louisville, when in Kallus omce, on July 1. He came in Canter in The late exposures had 10th. Kalfus, Harrison, Bowles, and Piper, told me the O. A. K. and Sons of Liberty were essentially the same Order.

Which was the motto "Resistance to Tyrants of the case to contain the powder."

Louisville, when in Kalfus omce, on July 1. He came in Canter in The late exposures had 10th. Kalfus, Harrison, Bowles, and Piper, told me the O. A. K. and Sons of Liberty were essentially the same Order.

Louisville, when in Kalfus omce, on July 1. He came in Canter in The late exposures had 10th. Kalfus, Harrison, Bowles, and Piper, told me the O. A. K. and Sons of Liberty were essentially the same Order.

Louisville, when in Kalfus omce, on July 1. He came in Canter in The late exposures had 10th. Kalfus, Harrison, Bowles, and Piper, told me the O. A. K. and Sons of Liberty were essentially the same Order.

Louisville, when in Kalfus omce, on July 2. He came in Canter in The late exposures had 10th. Kalfus, Harrison, Bowles, and Piper, told me the O. A. K. and Sons of Liberty were essentially the same Order. was an iron case to contain the powder. Is obedience to God," which was introduced In the direct examination again the wit- P. C. Wright, of Mississippi or Louisiana,

arm the rebel prisoners released, and also for a number of boats down the river in members of the Order and unite at Louisville. The uprising was to be general in those ville. The uprising was to be general in those conductions also for a number of boats down the river in April or May. This Greek fire on breaking the said, would ignite instantly or it might be made to ignite sometime afterward.

Whatever and also for a number of boats down the river in April or May. This Greek fire on breaking the said, would ignite instantly or it might be made to ignite sometime afterward.

Whatever Eastern Kentucky, under Buckner and him write many letters and nad received many from him. The council for the defense were satisfied ou that point. The only letter of Vallandigham's yet admitted is as SCHOOL OF MEDICINE in the UNIVERSITY OF MARY LAND. SCHOOL OF MEDICINE in the UNIVERSITY OF MARY LAND will commence on MONDAY. The 17th of October, 1864, and end on the fixed definitely, as they were governed in regard to awaiting for the rebel armies to Bullitt and Mr. Kalfus, to the Order of the Bowles was to know what he knew of the Bowles was to know what he knew of the H. H. Dodd, Esq.: conspiracy.

the 15th or 17th of August, and carry of the plan agreed upon, and eventually unite at Louisville.

of the order laws or orders, and were to be at Louisville.

obeyed in opposition to any civil laws or commission in the Confe lerate forces then commission in the Confe lerate forces of the forces of The cross examination was lengthy. Stid- Forrest, who had disbanded after the n Kentucky, and some of the forces of ger's testimony was strengthened, many new massacre at Fort Pillow. He thought prints against the prince to purchase of crues shipped to J. J. witness might be his commissioner. Before Parsons & Co., of this city. He identified being developed. The witness had joined being introduced to Heffren, he had a ut Judge Bullitt's opinion. Dodd and oth- the Grand Council of the State, and that it ers concurred in that opinion. He never met would be between the 13th and 17th of June. communicate anything to him. Gatling was were the only two men who had a right to

witness was asked for a description of Mil- 80,000 men. With this information, witness ligan and H umphrey, which was quite cor- went to visit Dr. Bowles a second time. for the Government, was then introduced. Bowles had been from home, but no one at He resided in Warren county, Illinois; was the house knew where. Bowles had been to a member of the Order of American Knights, Indianapolis, where there had been a meet- and since that of the Order of the Sons o ng of some of the chiefs of the Order. Judge Liberty; was initiated into the three degree but was told that at the West they were Bullitt, of Kentucky, Barrett, of Missouri, entered and continued in the Order in good It extended over Ohio, Indiana, The occupation on Sunday was testing and July, 1863. He was initiated by Dr. McCart experimenting with this Greek fire in the ney and a man by the name of Griffith basement of some building. This matter residing in Monmouth county, Illinois At the Indianapolis meeting, Missouri entering the Order, but had the ritual of the

was pledged for thirty thousand, and Illinois first degree of the O. A. K. The concludfor fifty thousand to co-operate with Price. ing portion of the obligation is as follows: Kentucky by marching their forces there Indiana, Bowles said at that time, would nation of Mr. Stidger, the Court adjourned and co-operating with the rebel forces furnish forty thousand. Before that he said times, if needs be, take up arms in the against the Government, and join them at they would furnish more. The witness cause of the oppressed in my country, first Louisville. It was a scheme in aid of the became acquainted with Judge Bullitt by of all against any Monarch, Prince, Power rebellion. Dodd and Bowles were confident Dr. Bowles giving him a message to B. He or Government which may be found in arms Dodd's. He complained that the order was He was present at the meeting of the Grand dilatory in their uprising against the Gov. Council June 14th Headington and the Grand message to Judge Bullitt was that Mr. oring to establish, or have inaugurated a Council, June 14th. He advised delay un- Humphries was willing to take a Brigadier Government for themselves, of their free ernment; believed that they had not arms til they were more thoroughly organized, General's position, provided he could remain choice in accordance with, and founded upon enough to be of service; Dodd said if they and till they could see what they could do in the rear. [Laughter.] Bullitt said that the eternal principles of truth which I have did not openly resist he'd be d—d if he would live under the present Administration. This was about the last Friday in July.—

The counsel asked the witness was satisfactory. Bullitt said he had spent first sworn on the vestibule and now in this affair, and presence do swear to maintain involate and that he was willing to spend every cent he defend with my life. This I do promise that he was willing to spend every cent he defend with my life. This I do promise controlled by bayonets. Witness replied: had, and that he hoped soon to be able to without reservation or evasion of mind, with assassination of Coffin, he said they expected to find him at Hamilton, at the Val-

the order would designate.

The committee of thirteen appointed on the 14th of July were to act in the recess of the Grand Council, and their acts to be as legal as those of the Council itself. Bocking explained his Greek fire at his room in
the Louisville Hotel. Bowles said he was a
member. Assisting the South was discussed
before him and he said his machine was

they expressed a unanimous opinion that
they expressed a unanimous opinion that
they expressed a unanimous opinion that
they was a military organization.
The authorities who had control of the
Government, were said to be tyrannical;
that they were trampling us under foot, and
before him and he said his machine was

Reide said he would like to go, but circumthat they was a military organization.
The authorities who had control of the
Government, were said to be tyrannical;
that they were trampling us under foot, and member. Assisting the South was discussed before him, and he said his machine was the very thing needed. Bowles said they had tested Bocking, and sent him to Canada, and made him spend his money in testing this machine for the benefit of the Order, and to experiment with it for the destruction. Willigan met them there, but they did not of server armed, some with rifler of several Assistant Treasurers and designated that they were trampling us under foot, and the several Assistant Treasurers and designated arms, and the members of the Order expected to rise to maintain their rights.

The O. S. L. frequently drilled, and have been drilling for a year. About two thirds of the Order were armed some with rifler of several Assistant Treasurers and designated arms, and the members of the Order expected to rise to maintain their rights.

The O. S. L. frequently drilled, and have been drilling for a year. About two thirds of the Order were armed some with rifler of several Assistant Treasurers and designated arms, and the members of the Order expected to rise to maintain their rights.

The O. S. L. frequently drilled, and have been drilling for a year. About two thirds of the Order were armed some with rifler or the order of the order were armed some with rifler or the order of th and to experiment with it for the destruction Milligan met them there, but they did not of the Order were armed, some with rifles, of seven and three-tenths per cent. per annum, of Government property. Bowles, Dodd, find Coffin. They spent nearly all of one and others with revolvers and shot guns. Greek fire in a basement at Indianapolis Ristine to point out Coffin, should he pass.

Ristine to office, waiting for young one hundred. Dr. McCartney, who is the These notes with semi annua one hundred. Dr. McCartney, who is the These notes with semi annual control of their township was over lawful money. He saw Coffin in the latter part of the day; Grand Seigneur of the county, informed the Without concluding the cross examina- knew Coffin before, and merely feigned igno members that there were forty thousand in rance; did not know why the uprising failed, the State of Illinois, well armed, and that

tucky Volunteers, 1st division, 14th army yet consent to the uprising if they got the corps; but was detailed as a clerk from the time of enlisting. He was in the army six
Sippert and Walker, in Kentucky. Dodd

An assessment was made on the lodges for the purchase of arms. Their lodge was assessed for two hundred dollars. It was it must be left with the officer receiving the dewitness was at the time Secretary of the Grand Council for the State of Kentucky; el army, had had charge of the releasing of the rebel prisoners at Johnson's State, Judge Bullitt, and still holds the position, if such an office exists. The Sons of Liberty was a military organization. It was in this organization that Coffice at the same time. He told Dr. Bowles, and it was decided emphatically done at the same time. Hines was then in that it should be done. There was to be a told as a clerk from the co-operation of the rebel Colonels, Jesse, and it was detailed as a clerk from the co-operation of the rebel Colonels, Jesse, corps; but was detailed as a clerk from the co-operation of the rebel Colonels, Jesse, sing of the releasing of the rebel prisoners at Johnson's Liberty was a military organization. It was in the army six-teen months. The name the witness assumed to but the officer receiving the deconfided the insurrectionary scheme to but Louis. The arms were to come from Nassau to Canada line by the Confidence of the organization. The rebel officer who got the large of the releasing of the releasing of the releasing of the releasing of the receiving the deconfidence of the same time of the purchase of arms. Their lodge was blank or payable to order. When so endorsed to colored the insurrectionary scheme to but confided the insurrectionary scheme to but but the officer who do the confidence of the organization. The arms were to come from Nassau to Canada line by the Confidence of the organization confidence of the organization that Cofficer who got the organization that Cofficer who got the organization that Cofficer who got the present to the purchase of arms. Their lodge was blank or payable to order. When so endorsed time of the purchase of arms. Their lodge was blank or payable to order. When so endorsed to the purchase of arms. Their lodge was blank or payable to order. When so endorsed to the freely about such that the purchase of arms. Their lodge was blank or payable to order. When so endorsed to the order of the Sons of Liberty, on which Bowles entered into a conversation and told the witness the plans and designs of the Sons of the Sons and designs of the Sons of the order in Kentucky Was Colonel Anderson, of the 3d Kentucky Cavalry, who nal for the uprising would be given by the

INDIANAPOLIS, IND., May 31.

At Salem, Ind., he became acquainted last fixed—Hamilton, Butler county, June Dear Sir: That District Convention is at the branches as follows:

on Surgery—By Prof. N. R. Smith.

On Chemistry and Pharmacy—By Prof. Wm. 15. Be there and bring friends and speakers. Don't tail.

[Signed] Your letter with names received all right. Jos. Kirkpatrick, of N. Y. city, a dealer rence to purchase of arms shipped to J. J.

Parsons & Co., of this city. He identified the arms tound in Dodd's office, as those sold by him to a man and a state of the state and 135,000 pistol catridges. He judged to be shipped to Mexico.

o'clock P. M.

Afternoon Session .- Wm. Clayton, a witness

ness, when he was asked to designate the names of such members as he knew belonged to the Order of the Sons of Liberty. He named W. M. Harrison, H. H. Dodd,

on, the Commission adjourned to 21. In., but got the programme from Dodd. Bullitt they could depend upon eighty thousand in Indianapolis, Sept. 30.—The Commission was arrested on Saturday, and Dodd gave that State. There were about forty thousand in the State of th Indianapolis, Sept. 30.—The Commission was arrested on Saturday, and Doud gave witness the programme on Wednesday or sand in Missouri, twenty thousand being in St. Louis and the vicinity. The officers said and five thousand dollars, and will be issued in met pursuant to adjournment. The crossexamination of Felix S. Studer, the Government witness, was recommenced by J. W.
Gordon, counsel for the accused. The witness had lived in Kentucky, Indiana and
Missouri for some years before engaging as a
Government detective. His occupation was selling dry goods part of the time, but princinally in following the trade of a carpenter

witness the programme on Wednesday or
Thursday of the same week.

Witness went to Bowles, who told him
that they had agreed on it at Chicago. He an invasion at three points into Ohio, to be
led by Morgan or Wheeler; into Indiana to
be led by Longstreet, and into Missouri, to be
led by Morgan or Wheeler; into Indiana to
be led by Marmaduke or Price, and, in case
the rebels come into Illinois, the brethren of
the oganization were to shake hands and being in
St. Louis and the vicinity. The officers said
that between May and June there was to be
an invasion at three points into Ohio, to be
led by Morgan or Wheeler; into Indiana to
be led by Marmaduke or Price, and, in case
the rebels come into Illinois, the brethren of
the oganization were to shake hands and being in
St. Louis and the vicinity. The officers said
that between May and June there was to be
led by Morgan or Wheeler; into Indiana to
be led by Marmaduke or Price, and, in case
the rebels come into Illinois, the brethren of
the oganization were to shake hands and being
in the transport of the same week.

Witness went to Bowles, who told him
that they had agreed on it at Chicago.
He and five thousand dollars, and will be issued in
blank, or payable to order, as may be directed by
the subscribers.

All subscriptions must be for fifty dollars.

Duplicate certificates will be issued in
blank, or payable to order, as may be directed by
the subscribers.

All subscriptions must be for fifty dollars,
the rebels come into Illinois, the brethere of
the order of the subscriptions must be for fifty dollars, and will be issued in
that between May and June there was to be
led by Morgan or Wheele cipally in following the trade of a carpenter knew. He met him between Paoli and the oganization were to shake hands and be and builder. He enlisted in the 15th Ken-

the Order of the Sons of Liberty.

The witness had since met Bowles in the Lodges where the ritual and colloquies of the Order have been gone through with. All the members of the American Knights were not admitted into the Order of the Sons of Liberty. The latter Order was in all its essentials but they admitted into the Order of the Sons of Liberty only such as were considered true to the Principles of the Order and were deemed reliable and worthy of admission.

Kalíus. Bowles stated that at the Republican bodies at Indianapolis, whose confidence had said the Government would acknowledge the Confederacy if they would acknowledge the Confederacy if the Round this was an aperture to contain the powder. Round this was an aperture to contain the liquid Greek fire, and this inner shell being loose and furnished with a percussion cap.

In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. In the direct examination again the with a percussion cap. pronouncing the alternate words. This character as a detective was first revealed to and organized Lodges, and instituted a motto was said by members, to have been introduced by Vallandigham. The New York committee had revised the ritual.

York committee had revised the ritual.

The New York committee had revised the ritual.

The New York committee had revised the ritual. Dr. Bowles gave the witness a programme of the operations of the Order. Illinois was to furnish fifty thousand, who were to contrate at St. favis and to concrete with to furnish fifty thousand, who were to concentrate at St. Louis, and to co operate with Missouri, which was to furnish thirty thousand; and these combined forces were to co-operate with Price, who was to invade to co-operate with Price, who was to co-operate with Price, who was to invade to co-operate with Price, who was to co-operate with Price, who was to co-operate with Price, who was to invade to co-operate with Price, who was to co-operate with Price, w Missouri with 20,000 men, or what force which was quite heavy. Afterward the wit Monmouth, Ill, the Grand Seigneur of the

Without closing his testimony the Com

DAY, the 17th of October, 1864, and end on the 1st of March, 1865. A full Course of Lectures will be given on all

A. Aiken.
On Obstetries and Diseases of Women and Children—By Prof. G. W. Miltenberger.
On Principles and Practices of Medicine, and Clinical Medicine and Hygiene—By Prof. Richard

McSherry.

During the continuance of the war, Military
Surgery and Military Hygiene will be introduced
as a regular part of the course.
Matriculates of this School have access at all

from what Harris first said, that they were the spinned to be shipped to Maria first said, that they were they can witness the performance of all The Commission took a recess until two clock P. M.

The Commission took a recess until two ment. The Infirmary is a spacious hospital attached to the Medical School, and it is open to the principal operations in Surgery, and can obthe Students daily throughout the entire year,

without any additional charge.

The fees for the full course of Lectures are \$90; for Matriculation, \$5; and for Practical Anatomy, \$10. GEORGE W. MILTENBERGER, M. D.,

Frankfort Commonwealth copy once a week to amount of \$5, and send bill to office of the Daily Gazette, Raltimore, Md.

Sept. 19, 1864-372.

## UNIVERSITY OF LOUISVILLE Medical Department.

THE TWENTY-EIGHTH ANNUAL SES-sion will commence on the first Monday in ctober, 1864, and continue four months.
BENJAMIN R. PALMER, M. D., Professor of e Principles and Practice of Surgery and Clini-

LAWRENCE SMITH, M. D., Professor of THEODORE S. BELL, M. D., Professor of the cience and Practice of Medicine. LLEWELLYN POWELL, M. D., Professor of Datetric Medicines

J. W. BENSON, M. D., Professor of Anatomy nd Dean of the Faculty.

LEWIS ROGERS, M. D., Professor of Materia Medica and Therapeutics.
GEORGE W. BAYLESS, M. D., Professor of

nysiology and Pathological Anatomy. THOS. P. SATTERWHITE, M. D., Demon rator of Anatomy. For further information or circular address
J. W. BENSON, M. D.,
Dean of the Faculty.
Louisville, Sept. 12, 1864.—tw4t.

WANTED. COLORED SEAMSTRESS AND NURSE, A can find employment, by applying at this of tf.-346.

# PROPOSALS FOR LOAN.

TREASURY DEPARTMENT, July 25, 1864. Notice is hereby given that subscriptions will with semi annual coupons attached, payable in

These notes will be convertible at the option of the holder at maturity, into six per cent. gold bearing bonds, redeemable after five and payable twenty years from August 15, 1867.

posits. The party depositing must endorse upon the original certificate the denomination of notes

Interest will be allowed to August 15, on all leposits made prior to that date, and will be paid

Officers receiving deposits will see that the proper endorsements are made upon the original cer-

All officers authorized to receive deposits are requested to give to applicants all desired information, and afford every facility for making subscriptions.

W. P. FESSENDEN,

Subscriptions will be received by the FIRST NATIONAL BANK OF LOUISVILLE, KY.,

AND ALL RESPECTABLE BANKS AND BANKERS throughout the country will doubtless AFFORD FACILITIES TO SUBSCRIBERS August 8, 1864-354-tw2t&w2t.



CURES Coughs, Colds, Sore Throat, Asthma, and Consumption. It is only necessary for any one troubled with these complaints to try

Strickland's Mellifluous Cough Balsam to convince them that it is the best preparation ever used. It not only cures the above affections of the Threat and Lungs, but it cures Night Sweats and Spitting of Blood, and is an excellent gargle for any kind of Sore Threat. It is pleased to the control of sant to take, and a safe medicine for infants. Price 50 cents per bottle. For sale by Druggists May 25, 1864 watw1y-325.

## ATTENTION! OFFICERS.

HEAD-QUARTERS ACTING ASSITANT PROVOST MARSHAL GENERAL, AND GENERAL SUPERINTENDENT VOLUNTEER RECRUITING SERVICE FOR KENTUCKY, SPECIAL ORDERS No. 120.

EXTRACT.

II. The attention of all officers in the Recruitng and Provost Marshal's Department in this State, is directed to the terms of the following telegraphic order from the Provost Marshal General, and are directed to act in accordance therewith.

W. H. SIDELL, Maj. 15th U. S. Inf., A. A. P. M. G. and G. S. V. R. S. for Ky

WASHINGTON, Aug. 12th, 1864. Maj. W. H. Sidell, A. A. P. M. G.: The Secretary of Warhas forbidden the recruit-

ing of men in one State to be credited to another, except as provided by the Act of July 4th, 1864, for recruiting in States in rebellion. He directs that you see to the execution of this order in your State, and, if necessary, arrest recruiting officers and agents who may be found violating it. JAMES B. FRY. (Signed) (Signed) JAMES B. FRY
Provost Marshal Gener
Aug. 15, 1864—[Lou. Press.]—tw7ts-357.

## NOTICE.

THERE WAS COMMITTED TO THE JAIL of Shelby county, Kentucky, on the 1st day of September, 1864, as runaways: one woman, black complexion, named EMMA, aged about 20 years; also FRANCIS, aged about 24 years, and black complexion. They are supposed to belong to Al-len Butler, of Crittenden county, Ky.

The owner can come forward, prove property,
pay charges, or they will be dealt with as the law

HENRY BURNETT, J. S. C. September 5, 1864.-w&twlm.

## NOTICE.

THERE WAS COMMITTED TO THE JAIL of Franklin county, on the 8th day of August, as a runawav slave, a negro man who calls himself FRANK. Says he belongs to Sanford Davis, of Scott county, Ky. Said negro man is about 26 years of age, 5 feet 7 inches high, complexion black, weighs about 150 pounds. He was arrested in Franklin county, Ky.

The owner can come forward, prove property, and pay charges, or he will be dealt with as the law requires.

WILLIAM CRAIK, Jailer F C.

Aug. 17, 1864-359 wlm.

FOR PRESIDENT,

# ABRAHAM LINCOLN,

FOR VICE PRESIDENT,

ANDREW JOHNSON. OF TENNESSEE.

## UNION ELECTORAL TICKET.

For the State at Large. JAMES F BUCKNER, of Christian Co. CURTIS F. BURNAM, of Madison Co

District Electors. First District-LUCIEN ANDERSON Second District—J. M. SHACKELFORD.
Third District—J. H. LOWRY.
Fourth District—R. L. WINTERSMITH.
Fifth District—JAMES SPEED. Sixth District -- J. P. JACKSON Seventh District—CHARLES EGINTON Eighth District—M. L. RICE. Ninth District-GEORGE M. THOMAS.

# A very few copies of the Laws passed by the

Laws of 1863-1864.

Frankfort Commonwealth office. Those who desire to obtain a copy should apply immediately Correspondence Wanted. We would repeat the request, some time since made, that friends in all parts of the State would write us regularly of all matters of interest oc-

## Mr. John Haly.

ouring in their several sections, -political, gen-

eral and local intelligence.

We publish the following commendatory notice from the Vevay (Indiana) Reveille, of our townsman, whose name heads this article. The number of fine and substan tial buildings erected by Mr. Haly in our own city is evidence of his taste and skill as an architect, and the fidelity with which he has complied with his contracts. A man of his persevering industry, and good taste as an architect, will always command business, whether at home or abroad. We doubt not that our Hoosier friends, when they again have use for such a man as Mr. Haly will be able to command his services. We understand that the Court House, of which our Indiana friend speaks so commendably only costs \$30,000-a small sum for a fine Court House:

"The new Court House in this place is rapidly approaching completion. It is a building of which the citizens of the county may well be proud, being both beautiful and substantial. John Haly, of Frankfort, Ky., is the contractor. Dennis Haly is the Superintendent of the work. standing his business, and giving it his un divided attention, and employing none bu the best mechanics, he has erected a build ing which is a credit to him, and which gives entire satisfaction to the County Compissioners and the rest of the people

## How stands the Case !

We should be very much gratified, if there were any way of arriving at the mat. proposed demonstration as a political move- upon question, as to whether the election is ter, to see a statement, made out in each all that is proposed is a rejoicing over the to be free? We guess the Kentucky fuglecounty, as to how the case stands between the late victories of the Union arms—and fearfriends of President Lincoln and the friends ing that it is a snare for the "Democracy," scared! It is all gas, about the anti-Union to the present war for our Union, he yet holds of Gen. McClellan, in the employment of refuses to give it his sanction! Now, we Democracy with the traitor Pendleton and olored men as substitutes, and the enroll ment of colored men to avoid the draft. Mayor Gunther is a representative man of to walk over Kentucky rough shod. Many that it would be found that negroes have the McClellan ratification meeting held in himself; but they can not and will not gulp been employed in five cases to benefit anti- New York, and is McClellan's intimate down Pendleton-the associate of Vallan-

cracy, has referred editorially to General Sheridan's victory in the Valley of Virginia, in commendatory terms. But it was done solely with the view of endeavoring to rob him of his laurels, to cast them at McClellan's feet! It has always been by appropriating that city, on the evening of September 30, has been honored above his merits and deserving. Rosecrans's victory at Rich Moun. support. Of the one hundred and fifty tain made McClellan commander of the army gentlemen who acted as officers of the meetof the Potomac. The labors of Kearney, Richardson, Martindale, Hooker, Sumner, borrowed plumage of their favorite.

on the subject, and in all probability is proved."

A PLOT TO MAKE THE NATION PAY THE REBEL DEBT.—There can be no doubt but circulation rumors that Georgia had propost the aberations of the once gallant brave! McClellan has entered into a plot with Bel- ed peace terms to the Government. These monte, the agent of the Rothschilds (who are rumors were doubtlessly put forth by antithe heaviest holders of Confederate bonds in Union leaders for effect. But the Governor Europe) that, in the event of his election, a dishonorable peace will be patched up, so of Georgia has put a quietus upon them, by dishonorable peace will be patched up, so of Georgia has put a quietus upon them, by that the United States will have to assume publishing a statement that there is no truth the debt of the bogus Government at Rich- in the report, as far as he and the other au

Much has been said about the draft Capt. Dunn of the Provost Guard, and

pperation of a more vigorous nationality, to he would issue a proclamation Rosecrans's victories in West Virginia-he that the President could pretend to desire. was called to the head of our armies. But It seems strange to us, that Mr. Harding mense resources which this war has devel- The President probably never heard of it. oped, have attracted the attention of Eu- But, why was the application made? Had nized the Southern Confederacy, or other-that coup d'etat. wise interfered in our unhappy affairs. under the present administration this position has been taken, and is now firmly es-

nation of the city in honor of the recent disunion Convention? It looks so to us. tion,' not to be believed or rejoiced over tionable channel. He objects to any exhibitions of joy at the triumph of the Union forces over such trait- What is the matter with the Louis

their tender feelings! He also regards the Union ticket. In the next it piles question have only called attention to this because the treasonable Chicago platform going We believe, if the facts could be arrived at, the "Democratic party," was President of good loyal people would vote for McClellan Union Democrats to one to benefit a Union man

The actions and sayings of C. Godfrey function from the actions and sayings of C. Godfrey function from the actions and sayings of C. Godfrey function from the actions and sayings of C. Godfrey function from the saying in reference to their candidate Mc-light friend, and one of his chief advisers. But for digham, Seymour, Wood, &c., and the pet of saying in reference to their candidate Mc-light friend, and one of his chief advisers. But for digham, Seymour, Wood, &c., and the pet of saying in reference to their candidate Mc-light friend, and one of his chief advisers. But for digham, Seymour, Wood, &c., and the pet of saying in reference to their candidate Mc-light friend, and one of his chief advisers. But for digham, Seymour, Wood, &c., and the pet of saying in reference to their candidate Mc-light friend, and one of his chief advisers. But for this, the actions and sayings of C. Godfrey Judah P. Benjamin and Jeff. Davis—and the Chicago platform. The fugleman sees and the illustrious dead, and ask them to read the little down Fendleton—the associate of Valian down Fendleton—the associate of Vali come important.

> A large meeting of the merchants and the matter." business men of Philadelphia was held in with the Union party, and pledging it their ing, seventy one voted against Mr. Lincoln at the last election. The North American

thorities of Georgia are concerned.

ing of soldiers, and the enlistment of ne a man named Livingston, of the Military groes. Had the men in the counties where groes and rebels and rebel sympathizers into trouble, by most infamous practices in of the United States, praying for peace. It most abound, volunteered as promptly as their respective offices: kidnapping negroes will probably have a million signatures. they did in the mountains where few negroes are owned, and Unionists form the mass of the Government. We have they defrauding this and contracts are all completed for giving the State canvassing for the Chicago anti-

McClellan, in his letter of accep- The Kentucky fugleman says the tance, says, very lucidly and grammatically President promised on the application of that he will, if elected, "endeavor, by the Mr. Aaron Harding and Col. Wolford, that tance. We presume the heavy rain storms holding on to his commission in the army,

nations of the earth." It is to be presumed election in Kentucky on the part of the Fed- nessee we learn that Forrest, alarmed by a the verbiage in which the defence is clothed, that, by the word 'our' he means the United the conservatives, if Gov. Bramlette would the conservatives are conservatives. States, not himself; for certainly his own issue one guaranteeing non-interference on position among those nations has never been the part of the troops and citizens of the Pulaski is working again. The Nashville have some pension to live on; therefore he very commanding, as they did not know State against the friends of the Administra- and Chattanooga Railroad continues in must live off the United States Treasury very commanding, as they did not know such a man existed till—on the strength of issued a proclamation which was everything much by his raid

why does he talk of our nation resuming its and Col. Wolford should make such an apcommanding position? When did it lose plication to the President The Federal it? Any man of sense knows that our military authorities or soldiery, to our knowlcountry stands higher now than she has ev- edge or belief, have never interfered in the er before done. The settled determination elections in this State; or if they did, it was to save the Republic, no matter what it may only on a call, by the authorities of the cost in time, treasure, or blood, and the im- State, on the commander of the Department-

rope, and caused a deep interest to be felt in the Kentucky "conservatives" in Congress our affairs, while the respect of freemen and determined last June to come a Napoleonic patriots of every clime has been won by our coup detat over their Union constituents? patient endurance of the trials to which we And as Mr. Harding and his colleagues, have been subjected. No one can doubt, but Messrs. Mallory, Clay, Wadsworth, &c., had Our State law also provides for a just and like Pendleton, is a "blooded man!" that for the fear which this determination, forsaken the Union party and joined the fair election, as well as for the punishment and the power we have put forth for the anti-Union Democratic party of Wickliffe, of any officer or other person who endeavors suppression of this rebellion, have engender. Harney, Heady, and company, did he and to restrain or intimidate soldiers from voting for ed in the governments of England and Col. Wolford design to entrap the President the persons they prefer: last session of the Legislature are for sale at the France, they would long since have recog. into a movement that would aid them in

Captain Heady charges that Mr. Harding They are now farther from it than ever; and was elected to Congress over him by the continuous rules and regulations are prejust in proportion to our revelation of pow- interference of the military in the election. scribed: er in this great contest are these nations Does not his application to the President, becoming more and more careful in their after his apostacy, indicate that Heady's actions towards us. No, it is not necessary charge was true, so far as that the declarato call McClellan to the Presidential chair tion of martial law, by Gen. Burnside, on State Executive, or the Chairman of the said lan's letter of acceptance and frightened that we may "resume our commanding the application of Gov. Robinson, Prentice position among the nations of the earth;" & Co., may have deterred expatriated traitors from voting, and thus secured the election of Harding; and that Mr. Harding now wanted the votes of those he and the Jour-Mayor Gunther lately vetoed some nal, in the canvass of 1863, denominated resolutions passed by the Council of the city traitors and rebels to aid in carrying the of New York, calling for a general illumi- State for the nominees of the Chicago

victories on land and sea, and thanking the As to the proclamation issued by the gallant soldiers and sailors to whose efforts Governor,-which the Kentucky anti-Union those victories were due: His reasons for fugleman declares "was every thing that the tories lately won by Farragut, Sheridan and that it "was every thing the President could to good order and military discipline. Sherman are not Union victories, and that pretend to desire?" We have only one side the intimation amounts to a declaration- "There are two sides to every story;" and we 'papers in the employ of the Administra- when it comes to them through such a ques. martial.

ors as Davis, Lee, Hood, Beauregard, Early ville Journal? It is getting as nervous and their companions in their infamous about the freedom of elections as any old to entertain opinions inconsistent with the crime, because the effect of these rejoicings maid about some fair neighbor girl having service in which he finds himself, it is his will be to acknowledge that these are victo- beaux. In one breath it says Kentucky is duty at once to resign his commission; in going for the Chicago anti-Union platform acting otherwise he disgraces himself for Mayor Gunther looks upon them as friends, and its nominees by an inconceivably large and wishes us to be very careful not to hurt majority—some twenty to one over the listen to this voice from the past which finds might pass unnoticed; but as McClellan's the way for its apology to the people for its intimate friend and supporter his views be- monstrous misstatements about the anti-Union Democratic prospect. "That's what's

As to a "free election," we can tell the anti-Union fugleman and its satellites, that other Generals' achievements that McClellan for the purpose of expressing their sympathy the election will be free to all loyal voters; but that rebels and rebel sympathizers who patriots and traitors." have expatriated themselves will not and should not be permitted to vote.

Warren, Meade, Buford and McDowell gave declares that nearly every Philadelphia Louisville Journal that Hon. Garrett Davis that "satisfied" disloyalist, Fernando Wood. him, despite his blunders and mistakes, all merchant who voted for Bell and Everett and has turned up in Wayne county, Indiana, the honors of the deeds achieved by the against Mr. Lincoln will now vote for him, amongst those friends of peace—the Quakers, noble army under them. And now, out of and work for the Union cause. These men or more properly, Friends! Our old friends service as he is, living on the \$450 per month evidently do not think that our country is appears to have undergone, in his whole he is drawing from the United States Treas- on the eve of financial ruin, and that "the intellectual nature, a radical change. But a ury, without rendering an iota of service for condition of our finances, the depreciation of few years ago he was a small specimen of the it, his sycophants are for robbing Sheridan the paper money, and the burdens thereby God of War. He challenged Capt. Simms of his well earned laurels to add to the imposed on labor and capital," call for a to mortal combat, and, we believe, went out change of Administration, that we may to fight him. In 1861, he issued proposals Governor setting the mountains all in a "return to a sound financial system." On to raise a company of old men, to be lead by blaze, as the Louisville Journal said he was It has been a matter of surprise, that the contrary, they assert "that not only the him against the whole traitor Confederacy Auguste Belmonte, the Austrian Banker at liberties and institutions of our country, but and was a rampant war man to crush the New York, spent so much money to get also the financial and commercial stability which rebellion, and was almost "spiling" for a McClellan nominated He was the only man named for the Presidency that Beli monte could manipulate. An exchange, in the following paragraph throws come light which have been long tried and real and not to the welfare of our people, fight! But a change has come over his more clutch and it will writhe in mortal pangs would be greatly jeopardized by the substitution of new men and new measures, for those is now a peace man; has taken up the cast the grasp of the Government, to do all in old, copper color. They belong to John G.dard, our power to enfeeble and enervate its mili- of Wayne county, Kentucky. McClellan nominated. He was the only are so important to the welfare of our people, fight! But a change has come over his the following paragraph, throws some light which have been long tried and well ap- off banner of the "white rag party" of Humphrey Marshall, Hodge, Preston, and company, and gone off to the associations of For a week or two there has been in the Quakers in Indiana! Alas! alas! for

## British Hypoerisy Exemplified.

We do not know that we ever witnessed a news by the last steamer :-

the population, there would have been no State and the Government. We hope they need for drafting soldiers or enlisting negroes will be summarily and severely punished.

State and the Government. We hope they the Southerners a complete supply of iron. It goes through Wilmington."

Military News.

of the 4th and 5th have prevented the and drawing his \$5,000 a year without resume our commanding position among the "Guaranteeing non-interference with the telegraph lines from operating. From Ten- rendering any service therefor. Stripped of make good his escape. The railroad to ployment suitable to his blood, and he must much by his raid.

> The latest advices from Gen. Sheridan, are diers and people who have served the hat he is again on the march, with a fort- country well and nobly, now out of employ, night's supplies. He continues to drive the have to look to their own resources, and not rebels wherever they make a stand. to the Government for the means of living?

From Missouri there is a report that the rebels had captured a freight train on the ments reported.

Soldiers voting inthe Army. The following wise and proper General Order has been issued from the office of the from the Treasury. The people have to pay Adjutant General of the United States army. these salaries! What of that? McClellan,

In order to secure a fair distribution of one of his speeches:

1. One agent for each army corps may be designated by the State Executive or by State Committees of each political party, for which he is designated.

2. Civilian inspectors of each political n like manner be designated, who shall

4. Commanding officers are enjoined to Indiana : take such measures as may be essential to "If I had the power here I wouldn't let

In one of Sir Walter Scott's letters, peace. published in his biography by Lockhart, we find this passage:

ever.

its echo in every honorable mind, and to apopinions entirely inconsistent with the serice in which he is engaged, and stands on a platform which denounces the war as a failure and demands peace on any terms.

We have been asking War Democrats

There can be but two sides to the controversy Every man must be on the side of the United States or against it. There can be no neutrals in this war. There can be none but

-a man whom you profess to venerate and tucky. Turned UP.--We see by a letter in the ting McClellan and the bold declarations of law requires.

The owner can come forward, prove property, and pay charges, or she will be dealt with as the law requires. 'Judge ye whom ye will serve."

> Some years past Prof. Espy, of Phil- HERE was committed to the Garrard county adelphia, promulgated the theory that heat superinduced rain; and that, consequently, NELLY. She is about 30 or 35 years old, dark in time of a drought the kindling of large c fires, or setting the woods on fire would cer. tainly bring rain. We have had some six or and pay charges, or she will be dealt with as the seven days' rain: Was it caused by the law requires. going to do?

The rebellion is near its last gasp, as the hand of the nation has it by the throat. One tary arm, deprive it of its strength, arrest its descending blow, and give it time to recuperate Who but a madman or a traitor can counsel such a suicidal course ?- Louisville Journal, August 3, 1863.

The above has only the fault of having been written a year too soon. It is very much to the purpose just now. As we turn over the files of the Journal we look with graphs, which appear together just as we and forecast opinion with such accuracy in PRECEPT .- The Herald's London letter outline sketch of the characteristic doctrines says: "A gigantic petition is now receiving of the McClellanites. We shall publish

The Louisville Journal enters into a There is but little military news of impor- labored defence and apology for McClellan High School for Boys and Girls. diers? How many thousands of the sol-

When Fremont was nominated by Pacific railroad, and taken from it eight the Cleveland Convention, he promptly hundred Sharp's rifies. No military move- resigned his commission in the army. But In the Basement of the Presbyterian McClellan holds on to his commission and No new movements in front of Richmond- its \$5,000 a year, and keeps his staff holding on to their salaries of \$150 to \$200 per month, but not rendering a moment's service for the money they are drawing

"Free Ballot and Free Fight!"

in Maine and Atlanta, and they are going to get them all through the campaign. have carried Maine, Vermont, Atlanta and the Shenandoah Valley-four instances of ballots and bayonets. (Prolonged cheers.)

Committee, shall receive from this depart- Pendleton so he has not been able to write GLENDALE FEMALE COLLEGE. ment a pass to the headquarters of the corps his. (Loud applause.) George! you are a railroad man, and "it's dangerous to stand on the platform." (Immense applause.) party, not to exceed one for each brigade, may Pendleton has taken warning and ain't going to stand on the platform. It is somereceive passes on application to the Adju- what strange that news from Atlanta will ant General to be present on the day of cause a political party to die, and news from

election to see that the election is fairly conducted.

3. No political speeches, harrangues, or canvassing among the troops will be permitated.

A Soldier on "Peace" Men.—General Alvin P. Hovey said, in a late speech in and all letters of inquiry, or on business relating

this step are as offensive and indecent as President could pretend to desire," - when was secure freedom and fairness in the elections, one single man, woman or child, speak or they are unpatriotic. He says that the vic- it issued? And how can the people know and that they be conducted with due regard print, or publish one single word of treason. That is my creed. I have good reason to be 5. Any officer or private who may wan ultra. I have marched with your brave boys, tonly destroy tickets or prevent their proper have seen their blood crimson many a battle Union men can not be expected to rejoice over of the story; and that through the polluted distribution among the legal voters, or field, and marked the green graves of the them. He intimates—and so strongly that and polluting channel of the fugleman. make any false or fraudulent return will be their heroism is indelibly graven on my that the defeats of the rebels, of which we guess the people will not take merely one order and military discipline, and will be American. These poor soldiers, toil worn, have lately heard, are mere inventions of side to base their opinion upon; especially punished by summary dismissal or court bleeding, falling, wrapped in their blankets as a winding sheet, have fallen heroically, while these cowardly hypocrites have cried

## COURT OF APPEALS.

FRANKFORT, October 4, 1864. CAUSES DECIDED. Miller v Bell, Clark; affirmed.

Wurts v McCallister, Greenup; affirmed Lowe et ux v Childers, Grant; reversed. Batterten v Ware et ux, Bourbon; reversed. Spink's heirs v Lewis, et al Nelson; reversed. ORDERS.

Sloan v Clarke, Fulton; continued. Davidson v Howell, Fulton; continued. Stevens v Winston, Fulton; continued. Peyton v Commonwealth, Montgomery; Williams heirs on petition, Montgomery Ferrill's ad'r v Evans, Metcalfe; Kirk & Leet v Cowgill, Fulton; Southern bank of Ky. v White & Mahan, Ful ton: were submitted on briefs.

## RUNAWAYS IN GARRARD JAIL.

NOTICE.

NOTICE.

FETHERE was committed to the Garrard county

jail as a runaway slave, 15th September, 1864, a negro girl calling herself LYDIA. She is about 16 or 18 years old, copper color. Says Compare these words of a dead statesman she belongs Dr. Perkins, of Pulaski county, Ken-

WM. ROMANS, J. G. C.

September 27, 1864-1m.

NOTICE.

omplexion. Says she belongs to Sallie Coffey, f Wayne county, Kentucky. The owner can come forward, prove property,

WM. ROMANS, J. G. C.

NOTICE.

HERE was committed to the Garrard county jail, as a runaway slave, on the 15th day of September, 1864, a negro woman calling her-self MILLY JANE. Said weman is about 30 or The owner can come forward, prove property, nd pay charges, or they will be dealt with the law requires.

WM. ROMANS, J. G. C. Sept. 27, 1864-1m.

A CARD.-REMOVAL

# BOOT & SHOE MANUFACTORY.

V. KALTENBRUN

AS removed from his old stand on St. Clair copy them, in a despatch giving the foreign The gifted seer of the Journal gave us more Main street, adjoining James R. Warson's Resthan a year ago, an impressive and faithful taurant and Boarding House, where he will conyery best quality, and of the latest fashions.

He returns his grateful thanks to the citizens of this community for the very liberal patronage heretofore bestowed upon him, and he pledges

or no charge will be made. Frankfort, Aug. 1, 1864-352-6m.

THE MISSES SMITH will re-open their school in South Frankfort, Sept. 7th, 1864. To which they propose adding a Primary Department, including boys and girls.

Augsut 16, 1864—tw&wlm—358

THE ELEVENTH SESSION! OF Mrs. HALLIE E. TODD'S School for Children will commence on

Monday, September 5, 1864, and continue twenty weeks, at \$10 the session No deduction made for absence except in

Literary and Classical School.

THE undersigned, having permanently located in Frankfort, will re-open his SCHOOL for BOYS,

Church, ON THE SECOND MONDAY IN SEPTEMBER

It is his purpose to make the School every thing

that parents and guardians can desire; and the TERMS.—For tuition per school year \$60. payable half on admission R. S. HITCHCOCK. Frankfort, August 10, 1864-355-twlm.

Shelbyville Female College.

THE Twenty-fifth sessional year of this Insti-Hon John Wentworth, who is a candidate for Congress, in Chicago, recently said in one of his speeches:

Lation will commence on the first Monday of September, 1864. A very accomplished teacher, Mrs. ELIZA SCHUE, has been employed to preside in the School room. The superior Musical Professor Room of Professor Room with the school room. preside in the School room. The superior Musician, Professor Kinkel, with the assistance of tickets among the soldiers in the field, who, by the laws of their respective States, are entitled to vote at the approaching election, ballot or free fight." They had them both provement of our pupils. We have been free from molestation from soldiers. Terms moderate, com pared with schools of the same grade.

Apply for Circulars to the Principal,

D. T. STUART,

Shelbyville, Ky. August 17, 1864 .- twlm\*

THE Collegiate year, including a period of forty weeks, is divided into two sessions; the first session commencing on Monday, September, 12, 1864, and the second on Monday, January

The charges for boarding, tuition, etc., are very ow, considering the present financial state of

to the institution, should be directed. GLENDALE FEMALE COLLEGE, Glendale, Hamilton County, Ohio.

# B. B. SAYRE'S SCHOOL

English, the Ancient Classics, and the Mathematics,

WILL commence its next annual session of forty weeks. On Monday, the 26th of September, TERMS.—For tuition per school year, \$100 payable half on admission, half in five months thereafter. No deduction save for absence of the

Aug. 26-twt26th Sept.

GREENWOOD FEMALE SEMINARY.

FRANKFORT, KENTUCKY Mrs Mary Trayne Runyan, Principal HE Thirty-second semi-annual session of this ool will commence on Monday, Septem

school w ber 5th, 1864. EXPENSES PER SESSION. Board, including fuel and lights ...... Tuition in higher English branches, including French and Latin ...... 30.00

Drawing, Painting, etc., at the usual prices. For further information address the Principal. August 17, 1864-358-tw1m\* Lost! Lost!! Lost!!! Lost!!!!

"The conspiracy to break up the Union is a fact now known to all. Armies are being raised, and war levied to accomplish."

WM POMANO.

Lexington.

Any officer or other person seeing such a person and leting me know where I can find him, shall be liberally rewarded. He has fits often during the night, can tells his name when asked.

J. W. CLEMENT,

Louisville, No. 2, Court Place.

Sept. 16, 1864—w&twlm®—363.

NOTICE.

LOST CERTIFICATES

CERTIFICATE No. 2,400, for six shares of the capital stock of the Farmers' Bank of Kentucky, dated June 3d, 1861, and No. 2,422, for fourteen shares of the same stock, dated January 2d, 1862, were enclosed by mail, on the 30th of March, 1864, to F. C. McCalla, Cashierat Georgetown, Ky., together with power of attorney of S. P. Weisiger, to whom said certificates were issued; but were never received by said McCalla, and so were lost. I shall apply to the said Farmers' Bank, at their principal office in Frankfort, to issue a new certificate to me as the purchaser, in tieu of those so lost. All persons are called upon to show cause why it shall not be done. F. A. LYON.

Negro Women for Sale.

August 8, 1864-354-w&tw2m.

BY virtue of an order of the Franklin County Court made at the September term, 1864, Also, her On Monday the 10th day of October, 1864.

(being circuit court day) to the highest bidder, at public auction, on a credit of twelve months a ne-gro girl calling herself CALLEY, who is about 17 years of age, 5 feet high, weighs about 115 pounds, black color, who says she belongs to John Hollaway of Knoxville Tennessee, was committed to the jail of said county on the 27th day of July,

The sale will take place at the Court House door, in the city of Frankfort, about 12 o'clock of said day, and will be made subject to redemp-tion of said negro by his proper owner or owners within one year from the date of sale, said owner complying with the law made and provided in such cases. The purchaser will be required to give security to have the force and effect of a replevin bond.

H B. INNES, S. F. C.

Sept. 21, 1864-1m.

## NOTICE.

COMMITTED TO THE JAIL OF SHELBY County, as a runaway, a negro boy named HENRY, about 16 years old, dark color. Says he belongs to Charles Ennis, of Fayette county,

Sept. 13, 1864-wlm.

FRANKFORT, KY. OFFICE on St. Clair Street, next door south of the Branch Bank of Kentucky.

Will practice law in all the Courts holden in the city of Frankfort, and in the Cironit Courts of the law requires.

[April 7 1862-tf. [April 7, 1862-tf. dioining counties.

WARNER,

DENTAL SURGEON FRANKFORT, KY.

OFFICE at Lewis B. Crutcher's, opposite the Capitol of the State.
Will be in Frankfort the second and third May 13th, 1863-tf.

V. T. CHAMSERS. FINNELL & CHAMBERS. ATTORNEYS AT LAW.

OFFICE- West Side Scott St. bet. Third & Fourth COVINGTON, KENTUCKY.

February 22, 1860-tf. J. H. KINKEAD,

ATTORNEY & COUNSELLOR AT LAW, GALLATIN, MO. PRACTICES in the Circuit and other Courts of Daviess, and the Circuit Courts of the adjoining counties.

Office up stairs in the Gallatin Sun Office.
May 6, 1857-tf.

> LYSANDER HORD, ATTORNEY AT LAW, FRANKFORT, KY.

DRACTICES Law in the Court of Appeals Federal Court, and Franklin Circuit Court.
Any business confided to him shall be faithfully and promptly attended to. His office is on St Clair street, near the Branch Bank of Kentucky where he may generally be found. Frankfort, Jan. 12, 1859-tf.

JAMES SPEED .... ... WM. F. BARRET SPEED & BARRET, ATTORNEYS AT LAW, LOUISVILLE, KY.,

AVE associated with them SAMUEL B. SMITH, of the late firm of Bullitt & Smith, in the practice of the law, under the firm of SPEED, BARRET & SMITH, and will attend the Court of Appeals, Federal Court at Louisville, and all th Courts held in Louisville. [Jan. 17, '62-ly\*

JAMES HARLAN, JR. JOHN M. HARLAS HARLAN & HARLAN. Attorneys at Law. FRANKFORT, KY.

WILL practice law in the Court of Appeals, in the Federal courts holden in Frankfort, Louisville, and Covington, and in the Circuit Courts of Franklin, Woodford, Shelby, Henry, Anderson, Owen, Mercer, and Scott. Special attention given to the collection of claims. They will, in all cases where it is desired. ed, attend to the unsettled law business of James Harlan, doo'd. Correspondence in reference to March 16, 1863—tf.

THO. E. BRAMLETTE. .....E. L. VANWINKLE BRAMLETTE & VANWINKLE,

ATTORNEYS AT LAW WILL practice in the Court of Appeals and Federal Courts held in Kentucky. Office in MANSION HOUSE, nearly op-desite Commonwealth Printing Office. E. L. & J. S. VANWINKLE

Will practice in the Franklin, Anderson, Boyle, and adjacent Circuit Courts.

Offices—Frankfort and Danville.
Sept. 14, 1863-by.

J. M. GRAY, DENTAL SURGEON

Office and residence on Main betu Lewis Streets.

FRANKFORT, KY. LL operations for the Extraction, Insertion. Regulation, and Preservation of the Teeth performed in a scientific and satisfactory manner. He would ask the particular attention of those wanting artificial Teeth to his own improvement upon the Gold Rimmed Plate, which, for cleanliness, durability, and neatness, cannot be excelled.

Specimens of all kinds of plate work may be seen at his office.

Frankfort, April 22, 1863-1y.

Kentucky River Coal.

HAVE just received a fresh supply of the BEST KENTUCKY RIVER COAL; also a Light Brown, and Pomeroy, which I will sell at the lowest market price. All orders will be promptly filled for any point on the railroad or city, by applying to me by mail, or at my Coal Yard in Frankfort, feb2 twtf.

S. BLACK.

Claret Brown, Dark Brown, Cherry.
Crimson, Cherry.
Crimson, Light Drab, Fawn Drab, Light Fran V. BERBERICH. WEITZEL & BERBERICH.

MERCHANT TAILORS. WOULD respectfully inform the citizens of Frankfort and vicinity that they have opened a select stock of spring goods for Gentlemen's wear, which they will sell low for cash.

They will carry on the Tailoring business in all its branches, and will warrant their work to give satisfaction, both as to its execution and the charges made for it. Terms cash.

Their business room is under Metropolitan Hall, and next door to the Postoffico.

August 2, 1863, 46 August 3, 1863-tf.

> Proclamation by the Governor. \$300 REWARD.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT. WHEREAS, it has been made known to me that JOHN TANNER was committed to the Garrard county jail, for the alleged murder of his wife, two children and sister-in-law, and

L. S. have hereunto set my hand and caused the seal of the Commonwealth to be affixed. Done at Frankfort this 22d day of July, A. D., 1864, and in the 73d year of the Commonwealth.

THOS. E. BRAMLETTE. By the Governor:

E. L. Van Winkle, Secretary of State.

By Jas. R. Page, Assistant Secretary.

DESCRIPTION. DESCRIPTION.

He is about 35 or 40 years old, 5 feet 6 or 8 inches high, dark hair, rather sallow complexion, weighs about 135 pounds, has a stoppage or stammering in his speech, articulates imperfectly, and in the habit of repeating the last words of jevery sentence. At first the impression is made that he is simple minded or foolish.

July 24, 1864-3m-348.

THERE was committed to the jail of Garrard

COMMISSIONER'S SALE.

The Falmouth Bridge Co., Plaintiffs, ) against
Thos. J. Oldham and others, Defts. N pursuance to an order of the Pendleton Circuit Court, rendered at its April term, 1864, I will, as Commissioner, appointed in this cause, offer for sale, at Public Auction, on the 1st Monday in August next, it being County Court day, on credits Angust next, it being County Court day, on credits of 5, 12, 18 and 24 months, at the Court House door in the town of Falmouth, Ky., the Wire Suspension Bridge over main Licking river at said place, with all its appurtenances, privileges, franchise, stocks, real estate and personal effects. The purchaser will be required to execute bands with good security, bearing interest from date.

C. A. WANDELOHR, Commissioner.

FALMOUTH, June 27, 1864—336—6tw3w.

Store, on Main street, and will give his whole attention to its management. He respectfully solicits a continuance of the patronage heretofore extended to the establishment.

\*\*BOKS ruled to any patern, and of the very best quality of paper.

\*\*BLANK BOOKS of every description, manufactured at short notice, to order, on reasonable terms.

TATE OF KENTUCKY, Ss.
FRANKLIN COUNTY COURT, JULY TERM, 1864.
ohn W. Sanders, Plaintiff. William Sanders, Letitia Sanders, )

Henry Sanders, Alexander Sanders, and Tilman Sanders, heirs Defendants. at law of William Sanders, Sr.

THIS day Plaintiff filed his petition for a division of lands which belonged to William Sanders, Sr., deceased, at his death, and showed that Alexander Sanders and Tilman Sanders, two of the defendants, are non-residents of Kentucky. It is ordered that notice of the aforesaid applica-tion be published in the newspaper called the Commonwealth, published at Frankfort, Ken-tucky, for three weeks consecutively, giving said sidents notice of said application, that THOS. N. LINDSEY, Attorney for Plaintiff.
A copy attest: A. H. RENNICK, Clerk C. C.
July 20, 1864—346—tw&w3w.

NEW ENGLAND

Fire & Marine Insurance Comp'y

OF HARTFORD, CONNECTICUT. Business Confined To Fire Insurance

Exclusively.

Chartered Capital, - \$500,000

Losses equitably adjusted and promptly paid. GEO, W. GWIN, Agent. Frankfort April 13, 1863-by.



AND FLUX

per bottle. May 25, 1864-w&twly-325.

FAMILY DYE COLORS. Patented October 13, 1863.



For Dyeing Silk, Woolen and Mixed Goods, Shawls, Scarfs, Dresses, Ribbons, Gloves, Bon-nets, Hats, Feathers, Kid Gloves, Childrens' Clothing, and all kinds of Wearing Apparel.

RTA SAVING OF 80 PER CENT. For 25 cents you can color as many goods as would otherwise cost five times that sum. Various shades can be produced from the same dye. The process is simple, and any one can use the dye with perfect success. Directions in English, French, and German, inside of each package. For further information in Dyeing, and giving a perfect knowledge what colors are best adapted to dye over others, (with many valuable recipes,) purchase Howe & Stevens' Treatise on Dyeing and Coloring. Sent by mail on receipt of price—10

Coloring. Sent by mail on receipt of price—10 cents. Manufactured by HOWE & STEVENS, For sale by druggists and dealers generally.

Nov. 25, 1863 wly.

the Garrard county jail, for the anego.

of his wife, two children and sister-in-law, and for arson; he made his escape from jail on the 15th July, 1864, and is now a fugitive and going at large.

Now, therefore, I THOS. E. BRAMLETTE, Governor of the Commonwealth aforesaid, do hereby offer a reward of THREE HUNDRED DOLLARS (\$300) for the apprehension of the said John Tanner, and his delivery to the Jailor of Garraed county, within one year from the date hereof.

IN TESTIMONY WHEREOF, I

WILLIAM CRAIK, J. F. C.

H. SAMUEL, CITY BARBER, FRANKFORT

Rooms under Commonwealth Office. F you want your Hair Trimmed, Face Shaved or your Head Shampooned, go to H. SAMUEL'S BARBER SHOP.

THERE was committed to the jail of Bracken county, on the 27th June THERE was committed to the jail of Garrard county, a runaway slave calling himself county, a runaway slave calling himself county, on the 27th June, as arunaway slave, a negro man who calls himself DANIEL. Says he belong to one Walker Thornton, of Harrison county, weighs about 180 pounds, about 30 or 35 years of age.

The owner can come forward, prove property, and pay charges, or he will be dealt with as the law requires.

WM. ROMANS, J. G. C.

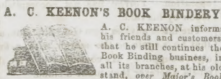
June 27,1864-338-1m.

THERE was committed to the jail of Bracken county, on the 27th June, as arunaway slave, a negro man who calls himself DANIEL. Says he belongs to one Walker Thornton, of Harrison county, Kentucky. Said negro man is about 45 years of age, 5 feet 6 inches high, black complexion, weighs about 145 pounds. He was arrested in Bracken county, Kentucky.

The owner can come forward, prove property, and pay charges, or he will be dealt with as the aw requires.

WM. MARSHALL, J. R. C.

WM. MARSHALL, J. B. C. July 15, 1864-1m-344.



Book Binding business, in all its branches, at his old stand, over Major's Book Store, on Main street, and will give his whole attention to its management. He respectfully solicits a continuance of the patronage heretofore extended to the establishment.

Frankfort. March 23, 1863-tf.

PROSPECTUS

OF THE NATIONAL UNIONIST.

THE undersigned having purchased the material, &c., of the office known as the Statesman office, propose to publish in the city of Lexington, Kentucky,

A LOYAL NEWSPAPER, Devoted to Maintaining the Government in Putting Down the Rebellion.

Clev

It is unnecessary for us to issue a lengthy pro spectus. Suffice it to say that our paper will be an uncompromising Union paper, and an arden; advocate of the best interests of the Government of the United States, and of Kentucky; and we will spare no pains to make it worthy of the con-fidence and patronage of every truly loyal person.

The latest news pertaining to the War, Civil Government, Agriculture, and a General Review of the Markets of Agricultural Products, Grocer-ies and Family Supplies, will be found in each

The publication will be commenced in as short a time as the necessary preparation can be made.

Persons obtaining ten subscribers and sending us the money, will be entitled to one copy gratis. TERMS—Semi-weekly, per year, in advance, \$4 00 Weekly, per year, in advance.......\$2 00

Considering the high price of paper and other materials, the price of the paper is low, and we hope to receive a large subscription list. Will friends of the cause exert themselves to aid us? Address: GEO. W. & JOS. B. LEWIS,

March 28, 1864.

LOUISVILLE NATIONAL

A DAILY NEWSPAPER To Represent and Advocate the views of Uncon-

ditional Union Men.

STRICKLAND'S

ANTI-CHOLERA MIXTURE!!

If a composition of astringents, absorbents, stim the addresses of the prominent politicians or in the addresses of the prominent politicians or i

Rejoicing at every triumph of our arms, we desire to affiliate with those true Union men everywhere, who hope for, and look to the nation's ct., semi-annual interest, success in the field—net to its defeat as the Ohio State Stock, 6 pr. cent. surest means of securing a lasting and honorable

semi-annual interest,..... Ky. State Stock, 8 per ct.,

Michigan State Stock, 6 pr.

Atlantic Dock Co., Mortg'e Bonds, 7 per cent., semi-annual interest,.....

107 Shares Boston and Wor-

cester R. R. Co. Stock, ... 50 Shares Conn. River Co.

Waterbury, Conn.,........ 50 Shares Stafford B'nk S'k,

00 Shares Merchants Bank

Stock, St. Louis, Mo...... 200 Shares Mechanics Bank

400 Shares Farmers and Me-

chanics B'k S'k, Phil. Pa. 500 Shares Bank of Hartf'd

Co. S'k, Hartford, Conn., 140 Shares Farmers & Me-

ford County, Hartford,

Bank, Hartford, Conn.,... 200 Shares Nat'l Ex. Bank

S'k, N. Y. City ......

Stock, St. Louis, Mo.

25,000 26,250 00

15,000 15,000 00 31,000 34,720 0

20,000 21,200 0

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semi-anuual inter

The vote of the people of Kentucky, on every occasion—and their resolutions in their primary assemblies, far ahead of their politicians, far in assemblies, far ahead of their politicians, far in advance of their press, are to us the surest guaranty—that a majority are with us. The object of this paper is to give organization to that majority, and to develope into political action the convictions which, in their hearts the people cherish. Also, to take full advantage of the facilities at command to furnish its patrons with the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope some important that the current news, and to develope the current news, and to develope the current news, and to develope the current news that a majority are with us. The object of this paper is to give organization to that majority, and to develope into political action the convictions which, in their hearts the people observed the convictions which, in their hearts the people observed the convictions which is particular to the conviction to the the current news, and to develope some important features of a Daily, that have not hitherto received from the press here the prominence desirable in a mercantile community.

Without waiting for the new Press, Type, &c., ordered, the Publisher, depending upon his present resources, not inconsiderable, ventures to announce the appearance of the first number on Monday, April 18th, 1864. TERMS.

To City Subscribers, payable to the Carrier, twenty cents per week.

To Mail Subscribers, payable in advancd, \$1 00 per month; \$5 00 for six months; \$9 00 for one L. A. CIVILL,
431 Main St., Louisville, Ky.



FISK'S METALLIC BURIAL CASES. WERE introduced into this community by myself about 1847, and a large number of calls attended with entire satisfaction, to all con-cerned, until 1857, when I discontinued the trade. Since that time Mr. A. G. Cammack has had the trade almost exclusively, and recently expressing a strong determination to retire from the busines and offering very reasonable inducements, J. Wil ie Graham and myself purchased his entirestock on hand, which, together with a fine assortment of CASES AND CASKETS, received since the purchase from him, makes our present supply



We have also concluded to manufacture and keep constantly on hand a full assortment of WOODEN COFFINS, of every size, price, and

Tyou want your Hair Trimmed, Face Shaved or your Head Shampooned, go to
H. SAMUEL'S BARBER SHOP.
Feb. 8. 1860.

COLORING.

CENTLEMEN can have their Whiskers, Goatee, atyle of the art, by calling at Jan. 8. 1860. SAMUEL'S BARBER SHOP

August 26, 1863-w&twlv.

Statement of the Condition



DRI

	New Lork City 30,000 31,500
HE name of the corporation is ÆTNA IN- SURANCE COMPANY, and is located at	200 Shares North River, B'k Stock, N. Y. City, 10,000 11,000
rtford, Connecticut.	
mora, connecticut.	300 Shares Bank of N. Y.
he capital is TWO MILLION TWO HUN-	Stock, N. Y. City, 30,000 36,000
ED AND FIFTY THOUSAND DOLLARS,	200 Shares B'k North Amer-
	ica S'k, N. Y. City, 20,000 22,400
is paid up.	200 Shares Bank of the Re
ASSETS.	public S'k, N. Y. City, 20,000 21,000
Par Value, Market Val.	400 Shares Ocean B'k Stock,
Estate unincumbered, \$87,963 18	New York City, 20,000 19,400
h on hand and in Bank, 72,022 48	400 Shares Peoples B'k S'k,
h in the hands of Ag'ts	New York City, 10,000 10,500
nd in transit, 124,273 40	500 Shares Phenix B'k S'k,
tford, P. & F. Railroad,	N. Y. City, 10,000 11,200
lortgage Bonds, 7 per et.,	400 Shares Union Bank S'k,
	N. Y. City, 20,000 24,000
higan Central R. R. Co.,	150 Shares N. Y. L. Ins. and
I'tgage Bonds, 8 per ct.,	Trust Co. S'k, N. Y. City, 15,000 30,000
mi-annual interest, 10,000 13,000 00	100 Shares U. S. Trust Co.
reland & P. A. Railroad,	Stock, N. Y. City, 10,000 19,000
fortgage Bonds, 7 pr. ct.	10,000 10,000
	Total assets of Company, \$3,401,938
reland & T. Railroad	Total assets of Company, \$5,401,500
S. F.) Mortgage Bonds	LIABILITIES.
per cent., semi-annual	The amount of Liabilities due or not
terest 25,000 29,000 00	
reland and Pittsburg,	Losses adjusted and due, None
. R., [3d M't. Mortgage	Losses adjusted and not due, 5,478
onds,] 7 per cent. semi-	Losses unadjusted, in suspense, or

800 Shares Butchers & Dro

vera B'k S'k, N. Y. City, 100 Shares Hanover B'k S'k,

Stock, N. Y. City,........ 100 Shares Bank of Com'th Stock, N. Y. City,......

Stock, N. Y. City.

300 Shares Importers and
Traders BkS'k, N. Y. C'y,
100 Shares Mercantile Bank
Stock, N. Y. City.

200 Shares Market B'k S'k,
N. Y. City.

1200 Shares Mechanics B'k
Stock N. Y. City

Stock, N. Y. City, ...... 00 Shares Merchants Ex. B'k S'k, N. Y.,....

20.000 - 25.000 00

10,000

10,000

... 122,625 02 Turn out that class of Printing in the highest style annual interest Michigan, S. & N. I. R. R.,
(G'I Mort.) M'tgage B'ds,
7 per cont., semi-annual
interest,
Michigan, S. & N. I. R. R.,
(2d Mort.) M'tgage B'ds,
7 per cent. semi-annual 25,000 29,250 00 Total liabilities \$128,303 52 STATE OF CONNECTICUT, } "". Thomas A. Alexander, President, and Lucius J. Hendee, Secretary of the ÆTNA INSURANCE COMPANY, being severally sworn, depose and say, each for himself says, that the foregoing is, a full, true and correct statement of the affairs of the said Company—that the said Insurance Company is the love, fide owners of at least 7 per cent., semi-annual 25,000 26,000 00 . Ft. W. & C. Railroad, (2d Mort.) Mortgage Bonds, 7 per cent., semi-annual uffalo, New York & Erie rance Company is the bona fide owner of at least ONE HUNDRED AND FIFTY THOUSAND DOLLARS of actual Cash Capital invested in Stocks and Bonds; that the above described 18,000 18,360 00 investments, nor any part thereof, are made for the benefit of any individual exercising authority

38,000 39,140 00 semi-annual interest in the management of said Company, nor for any other person or persons whatever; and that they are the above described officers of the said Ætna N. Y. Central Railroad Co., Mortgago Bonds, 6 p'r ct., semi-annual interest,..... Conn. River Railroad Co., 30,000 33,900 00 Insurance Company.
THOS. A. ALEXANDER, President.
LUCIUS J. HENDEE, Scoretary. M'tgage Bonds, 6 per ct., semi-annual interest, .... 10,000 10,600 00 Little Miami Railroad Co., Subscribed and sworn to before me, a

Justice of the Peace in and for said

County of Hartford, State of Connecticut,
this 2d day of July, 1864.

HENRY FOWLER, Justice of the Peace. M'tgage Bonds, 6 per ct., 3.240 00 N. J. R. R., & Trans. Co., M'tgage Bonds, 6 per ct., semi-annual interest,..... Wayne County, Michigan,

50,000 52,500 00 No. 20. Renewal. AUDITOR'S OFFICE. Fankfort Ky., July 2d, 1864. This is to certify, That DR. JOHN M. MILLS, as Agent of the Ætna Insurance Company of Hartford Conn., at Frankfort, Franklin county, has filed in this office the statements and exhibits required by the provisions of an act, entitled "An act to regulate Agencies of Foreign Insurance Companies," approved March 3, 1856; and it having been shown to the satisfaction of the undersigned that said Company is possessed of an actual capital of at least one hundred and fifty thousand dollars, as required by said act, the said DR. JOHN M. MILLS, as Agent as afore-anid, is hereby licensed and permitted to take risks and transact business of insurance at his office in Frankfort, for the term of one year from the date hereof. But this license may be revoked if it shall be made to appear to the un-FRANKFORT KY., July 2d, 1864.

or to the date hereof. But this helese may be revoked if it shall be made to appear to the undersigned that since the filing of the statements above referred to, the available capital of said Company has been reduced below one hundred and fifty thousand dollars.

In Testimony whereof, I have set my hand the day and were show written. day and year above written

W. T. SAMUELS, Auditor. 169,000 172,380 00 August 8, 1864-354-tw&wtw. NOTICE. THERE WAS COMMITTED TO THE JAIL of Franklin county Kentucky, as a runaway slave, on the 27th day of July 1864, a negro girl, calling herself CALLEY. She is about 17 years old to teet high, weighs about 115 pounds, black color. Says she belongs to John Holloway, of Knoxville Tennessee. The owner can come forward, prove property, and pay charges, or she will be dealt with as the law requires.

WM. CRAIK, J. F. C.
July 28, 1864—Im-1648.

THERE WAS COMMITTED TO THE JAIL of Franklin county, on the 27th day of July, 1864, as a runaway slave, a negro woman calling herself MARTHA. Says that she belongs to Thos. Carter, of Knoxville, Tennessee. Said negro woman is about 24 years of age, of a coppercolor, weighs about 175 pounds, about 5 feet six inches high, and was arrested in Franklin county, Kentucky.

The owner can come forward, prove property, and pay charges, or she will be dealt with as the law requires.

WM. CRAIK, J. F. C.
July 28, 1864—Im-1648. THERE WAS COMMITTED TO THE JAIL 50,000 52,500 00 50,000 50,000 00 100,000 110,000 00

10,000 11,000 00 ville Tennessee.

Louisville & Frankfort and Lexington & Frankfort Railroads.

23,410 22,239 50 50,000 110,000 00 30,000 33,600 00

ACCOMMODATION TRAIN (stopping at all stations,) leaves Louisville at 4:20, P. M.
Leaves Frankfort at 5:00, A. M., and arrives at Louisville at 8:00, A. M.

LUOYD HACKETT, J. P. F. C.
July 27, 1864.-349-tw&w3t\* FRIEGHT TRAINS leave Louisville and Lexington Daily (Sundays excepted.)
SAM'L. GILL, Sup't. Monday, March 28, 1864.-tf

Louisville and Frankfort, and Lexington and Frankfort Railroads.

N and after Monday, Jan. 11, 1864, trains will run daily (Sundays excepted) as fol-

24,000 00 lows: EXPRESS TRAIN will leave Louisville at 5:35 50,000 71,000 00 A. M., stopping at all stations when flagged, except Fair Grounds, Race Course, Brownsboro and

dept Fair Grounds, Race Course, Brownsboro and Belleview, connecting at Eminence with stage for New Castle, at Frankfort for Lawrenceburg, Harrodsburg and Danville, at Midway for Versailles, at Payne's for Georgetown, and at Lexington, via rail and stage, for Nicholasville, Danville, Crab Orchard, Somerset, Richmond, Mt. Sterling, and all interior towns. 7,500 12,000 00 ACCOMMODATION TRAIN will leave Frankfort at 5:09 A. M., arrive at Louisville at 8:59 A. M., and will leave Louisville at 3:20 P. M. arriving at Frankfort at 7:15 P. M.

100 Shares First National
Bank, Hartford, Conn.....
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12,400 00
Shares Nat'l Ex. Bank
Stock, Hartford, Conn.....
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10 Shares Charter Oak B'k
Stock, Hartford, Conn.....
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COUNTING HOUSE CALENDAR FOR 1864.

Everybody wants to make out their bills, and everybody can save a vast amount of labor by having nicely

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COMMONWEALTH OFFICE 50 JOB ROOMS

200 00 of the art, and at the VERY LOWEST PRICES.

> August 8, 1860. LAW BOOKS AND BLANKS,

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NOTICE.

July 28, 1864-1m-1648.

STATE OF KENTUCKY, FRANKLIN COUNTY, SCT. On and after Monday, March 28, 1864

EXPRESS TRAIN LEAVES LOUISVILLE
DAILY (except Sunday) at 5:35, A. M.,
stopping at all stations except Fair Grounds,
Race Course, Brownsboro, and Belleview
Leaves Lexington at 2:00, P. M., and arrives
at Louisville at 7:10, P. M.
ACCOMMODATION TRAIN (stopping at all dred and Twenty-five Dollars, this 13th day of

> Kentucky Central Kailroad! WINTER ARRANGEMENT, 1863-4.

July 27, 1864 .-- 349-tw&w3t

THE most direct route from the interior of Ken-tucky, to all Eastern, Northern, and North-western Cities and Towns. But one change of

TWO PASSENGER TRAINS Leave Lexington, daily, (Sundays excepted) at :35 A. M. and 1:10 F. M. Leave Covington, daily, (Sundays excepted) at a. M. and 2 P. M.

ONE PASSENGER TRAIN

Leaves Lexington for Nicholasville, daily, Sundays excepted) at 11:05 a. m. Leaves Nicholasville for Lexington, daily, Sandays excepted) at 12:20 p. M.
Passengers can leave by the afternoon Train, and arrive at Pittsburg, Cleveland, Chicago, or St. Louis, early the next morning.

LEAVE ARRIVE Nicholasville.12:20 P. M. Covington ....6:00 P. M.

Baggage checked through! Sleep-Leavenworth. Baggage ch ng cars by Night Trains!

40,000 47,600 00 Sterling, Winchester, Nicholasville, deorgebown, Shelbyville, and other towns in the interior for sale, and all further information can be had at the Depot in Louisville, corner of Jefferson and Brook streets.

SAMUEL GILL,

20,000 38,000 00 Jan. 9, 1864.

Superintendent.

Sterling, Winchester, Nicholasville, Corner of Jefferson and Brook streets.

SAMUEL GILL,
Nov. 30, 1863-tf

Gen'l Ticket Agent.